

CENTRAIS ELÉTRICAS BRASILEIRAS S.A. – ELETROBRAS
(publicly-held company)
CNPJ No. 00.001.180/0001-26
NIRE 33.3.00346767

MINUTES OF THE EXTRAORDINARY GENERAL MEETING

HELD ON APRIL 1, 2026

1. DATE, TIME AND LOCAL: Held on April 1, 2026, at 4 p.m., Brasília time – Federal District, exclusively digitally through the Atlas AGM digital platform ("Digital Platform"), pursuant to article 124, paragraph 2-A, of Brazilian Law No. 6,404, of December 15, 1976 ("Brazilian Corporation Law") and articles 5, paragraph 2, item I, and 28, paragraphs 2 and 3, all of CVM Resolution No. 81, of March 29, 2022 ("RCVM 81"). Additionally, pursuant to article 5, paragraph 3, of RCVM 81, this meeting ("Meeting") shall be deemed to have been held at the headquarters of Centrais Elétricas Brasileiras S.A. – ELETROBRAS ("Company" or "AXIA Energia"), located in the City of Rio de Janeiro, State of Rio de Janeiro, at Avenida Graça Aranha, 26, Store A, Downtown, Zip code 20030-900.

2. CALL NOTICE: The call notice was published, pursuant to article 124 of the Brazilian Corporation Law, in the newspaper "Valor Econômico," in the editions of February 20, 21 through 23, and 24, 2026, on pages E3, E3 and E3, respectively, with simultaneous disclosure of the full text of the document on the electronic page of the same newspaper on the world wide web, pursuant to article 289, item I, of the Brazilian Corporation Law.

3. PUBLICATIONS AND DISCLOSURES: All documents relating to the matters resolved upon, as provided for in RCVM 81, were made available to the shareholders at the Company's headquarters and on the world wide web on the electronic pages of the Company (<https://ri.axia.com.br/>), the CVM (<https://www.gov.br/cvm>) and B3 S.A. – Brasil, Bolsa, Balcão (<https://www.b3.com.br>).

4. ATTENDANCE: Present were the shareholders who participated in the Meeting through the Digital Platform and those who submitted, in accordance with the legislation in force, a valid Remote Voting Ballot ("BVD"), representing 70.27% of the total common shares and class "C" preferred shares, with voting rights at this Meeting, as verified by: (i) the attendance record provided by the Digital Platform made available by the Company, pursuant to RCVM 81; and (ii) based on the remote voting map prepared from the valid remote voting ballots ("BVDs") received through the central depository, the custodian, the Company's bookkeeping agent, and directly by the Company, pursuant to CVM Resolution No. 81, and, accordingly, a quorum was present for the installation of the Meeting with respect to all items on the Agenda, pursuant to Article 135 of the Brazilian Corporation Law. Also present, for the purposes of Article 164 of the Brazilian Corporation Law, were Mr. **Carlos Eduardo Teixeira Taveiros** and Mr. **Gisomar Francisco de Bittencourt Marinho**, member and Chairman of the Company's Fiscal Council.

5. BOARD: The chairman of the proceedings was assumed by Mr. **Rodolfo Constantino de Tella**, designated by the Board of Directors, pursuant to article 18, paragraph 7, of the Bylaws, and Mr. **Bruno Salzano** was invited to act as secretary.

6. AGENDA: In accordance with the Call Notice and the Management Proposal disclosed for this Meeting, the agenda to be resolved upon is as follows:

- (i) the authorization for the Company's management to submit to B3 an application for the Company's admission, even if on a conditional basis, to the Novo Mercado special listing segment and for the Company's shares to be admitted to trading on such segment ("Migration to Novo Mercado");
- (ii) the conversion of all class "A1" preferred shares issued by the Company ("PNA1" and "PNA1 Conversion", respectively), at a ratio of 1.1 common share ("ON") for each 1 PNA1 share, the effectiveness of which shall be subject to the fulfillment of the following conditions precedent ("Conditions Precedent - PNA1"):
 - a. approval of the PNA1 Conversion at a special meeting of shareholders holding PNA1, pursuant to article 136, paragraph 1 of the Brazilian Corporations Law ("AGESP PNA1");
 - b. approval of the PNB1 Conversion (as defined in item (iii) below); and
 - c. authorization by B3 for the Migration to Novo Mercado.
- (iii) the conversion of all class "B1" preferred shares issued by the Company ("PNB1" and "PNB1 Conversion", respectively, and, together with the PNA1 Conversion, the "PN Conversions"), at a ratio of 1.1 ON share for each 1 PNB1 share, the effectiveness of which shall be subject to the fulfillment of the following conditions precedent ("Conditions Precedent - PNB1"):
 - a. approval of the PNB1 Conversion at a special meeting of shareholders holding PNB1, pursuant to article 136, paragraph 1 of the Brazilian Corporations Law ("AGESP PNB1"); and
 - b. authorization by B3 for the Migration to Novo Mercado.
- (iv) subject to the approval and effectiveness of the PN Conversions and the prior consent of ANEEL, the full amendment and consolidation of the Company's Bylaws to provide for: (iv.1) the update of the amount and composition of the capital stock; (iv.2) the result of the PNs Conversions; and (iv.3) the inclusion of the provisions required by B3's Novo Mercado Regulation ("Novo Mercado Regulation");
- (v) subject to the approval and effectiveness of the PNB1 Conversion, the non-approval of the PNA1 Conversion at the AGESP PNA1, and the prior consent of ANEEL, the full amendment and consolidation of the Company's Bylaws to provide for: (v.1) the update of the amount and composition of the capital stock; (v.2) the result of the PNB1 Conversion; (v.3) the granting of full voting rights to the PNA1 shares; and (v.4) the inclusion of the provisions required by the Novo Mercado Regulation; and
- (vi) the authorization for the Company's management to take all necessary actions to implement the effective Migration to Novo Mercado.

7. READING OF DOCUMENTS: The reading of the synthetic voting map consolidating the votes cast through the BVDs was unanimously waived, as it was already known to those

present, and remained available to the shareholders pursuant to the sole paragraph of Article 46-C of RCVM 81, together with the documents related to the matters submitted for resolution at this Meeting. Shareholders attending the Meeting virtually who had submitted votes through BVDs were then asked whether they wished to cast their votes in person for purposes of disregarding their remote votes, pursuant to Article 48, paragraph 5, of RCVM 81. No shareholder so requested.

8. RESOLUTIONS: Upon verification of the quorum to install the Meeting, the preparation of these minutes in summary form and their publication without the shareholders' signatures were authorized, as permitted by Article 130, paragraphs 1 and 2, of the Brazilian Corporation Law. Thereafter, following the review and discussion of the matters on the Agenda, the shareholders resolved as set forth below, in accordance with the final summary voting map attached hereto as **Schedule I**:

(i) Approve, by majority, the authorization for the management to submit to B3 the application for the Migration to Novo Mercado.

(ii) Approve, by majority, the PNA1 Conversion, at a ratio of 1.1 ON share for each 1 PNA1 share, the effectiveness of which shall be subject to the satisfaction of the Suspensive Conditions – PNA1.

(ii.a) It is hereby recorded that, within the scope of the PNA1 Special Shareholders' Meeting held on this date, the PNA1 shareholders approved the PNA1 Conversion, pursuant to, and for the purposes of, Article 136, paragraph 1, of the Brazilian Corporation Law.

(ii.b) It is hereby recorded that the application for migration to the Novo Mercado segment is currently under review by B3, and the Company will keep its shareholders and the market in general duly informed of the progress of this process.

(iii) Approve, by majority, the PNB1 Conversion, at a ratio of 1.1 ON share for each 1 PNB1 share, the effectiveness of which shall be subject to the satisfaction of the Suspensive Conditions – PNB1.

(iii.a) It is hereby recorded that, within the scope of the PNB1 Special Shareholders' Meeting held on this date, the PNB1 shareholders approved the PNB1 Conversion, pursuant to, and for the purposes of, Article 136, paragraph 1, of the Brazilian Corporation Law.

(iii.b) It is hereby recorded that the application for migration to the Novo Mercado segment is currently under review by B3, and the Company will keep its shareholders and the market in general duly informed of the progress of this process.

(iv) Approve, by a qualified majority, subject to the approval and effectiveness of the PN Conversion and the prior consent of ANEEL, the full amendment and restatement of the Company's Bylaws to reflect: (iv.1) the updated amount and composition of the share capital; (iv.2) the results of the PN Conversion; and (iv.3) the inclusion of the provisions required under

the Novo Mercado Regulation, as set forth in **Schedule II** hereto.

(iv.a) It is hereby recorded that, in view of the approval of the amendment to the Company's Bylaws set forth in item (iv) of the Agenda of this Meeting, and considering that the AGESP PNA1 and the AGESP PNB1 held on this date approved, respectively, the PNA1 Conversion and the PNB1 Conversion, the Company's Bylaws shall, upon the fulfillment of the remaining conditions, including the prior consent of ANEEL, become effective in the form set forth in **Schedule II** hereto, it being noted that the number of common shares comprising the Company's share capital is subject to the completion of the PNA1 Conversion and the PNB1 Conversion.

(iv.b) It is hereby recorded that the amendment to the Company's Bylaws set forth in item (v) of the Agenda shall become moot.

(v) It is hereby recorded that, in view of the approval of the amendment to the Company's Bylaws set forth in item (iv) of the Agenda of this Meeting, and considering that the AGESP PNA1 and the AGESP PNB1 held on this date approved, respectively, the PNA1 Conversion and the PNB1 Conversion, the amendment to the Company's Bylaws set forth in item (v) of the Agenda has become moot.

(vi) Approve, by majority, the authorization for the management to take all necessary actions to implement the effective Migration to Novo Mercado.

The Board of the Meeting further records that the request for prior consent for the amendment and restatement of the Company's Bylaws, as set forth in item (iv) of the Agenda of this Meeting, remains under review by ANEEL, and the Company will promptly inform the market upon receipt of such consent, confirming the satisfaction of this condition precedent to the effectiveness of the amendment to the Bylaws.

9. VOTING MAP AND ADDITIONAL CLARIFICATIONS: The final voting map, containing the favorable votes with respect to the items on the Agenda of this Meeting, is contained in **Schedule I** to these minutes.

10. CLOSING: There being no further business, the Meeting was adjourned, and these minutes were prepared in summary form and published without the shareholders' signatures, pursuant to Article 130, paragraphs 1 and 2, of the Brazilian Corporation Law. The minutes were made available to all shareholders and signed by the members of the Board of the Meeting, and shareholders attending the Meeting through the Company's Digital Platform had their attendance recorded by the members of the Board of the Meeting and are deemed to have signed these minutes, pursuant to Article 47, paragraph 1, of RCVM 81.

Shareholders Present at the Meeting:

FIDELITY FUNDS - LATIN AMERICA FUND, BANCLASS FUNDO DE INVESTIMENTO EM ACOES, FUNDO DE INVESTIMENTO DE ACOES DINAMICA ENERGIA, MEDIOLANUM BEST BRANDS - MEDIOLANUM MORGAN STANLEY GLOBAL SE, FP CARMIGNAC EMERGING MARKETS, AMUNDI FUNDS, CAMBRIDGE UNIVERSITY ALL WORLD EQUITY FUND, AMUNDI INDEX SOLUTIONS, EDR FUND, AMLC EQUITY, CHALLENGE FUNDS,

MEDIOLANUM BEST BRANDS - MEDIOLANUM MULTI ASSET ES, SANTANDER SICAV, AFER GENERATION ACTIONS EMERGENTS, AMUNDI PATRIMOINE, FIDELITY FUNDS SICAV, FIDELITY UCITS ICAV-FIDELITY SUSTAINABLE RESEARCH ENHANCED E, HEPTAGON FUND ICAV - KOPERNIK GLOBAL ALL-CAP E F, IT NOW IBOVESPA B3 BR+ FUNDO DE NDICE - RESPONSABILIDADE LIM, IT NOW IBOVESPA FUNDO DE INDICE, IT NOW IGCT FUNDO DE INDICE, IT NOW ISE FUNDO DE INDICE, IT NOW PIBB IBRX-50 FUNDO DE INDICE, ITAU ACOES DIVIDENDOS FI, ITAU ALVORADA MASTER FIF MULTIMERCADO RESP LIMITADA, ITAU ARTAX ENDURANCE FUNDO DE INVESTIMENTO FINANCEIRO MULTIM, ITAU ARTAX LONG BIAS MULTIMERCADO FUNDO DE INVESTIMENTO FINA, ITAU ARTAX MULTIMERCADO FUNDO DE INVESTIMENTO FINANCEIRO RES, ITAU ARTAX ULTRA MULTIMERCADO FUNDO DE INVESTIMENTO FINANCEI, ITAU ASGARD ACOES FUNDO DE INVESTIMENTO FINANCEIRO RESPONSABIL, ITAU BALANCEADO ATIVO FUNDO MUTUO DE PRIVATIZACAO FGTS CARTE, ITAU CAIXA ACOES - FUNDO DE INVESTIMENTO, ITAU DUNAMIS MASTER FUNDO DE INVESTIMENTO EM ACOES, ITAU ELETROBRAS ACOES FUNDO DE INVESTIMENTO FINANCEIRO RESPO, ITAU EXCELENCIA SOCIAL ACOES FUNDO DE INVESTIMENTO SUSTENTAV, ITAU FLEXPREV SMART ACOES BRASIL FIF RL, ITAU FTSE RAFI BRAZIL 50 CAPPED INDEX FIA, ITAU FUNDO MUTUO DE PRIVATIZACAO FGTS ELETROBRAS RESPONSABIL, ITAU GOVERNANCA CORPORATIVA ACOES FUNDO DE INVESTIMENTO, ITAU HEDGE MULTIMERCADO FUNDO DE INVESTIMENTO FINANCEIRO RL, ITAU HEDGE PLUS MULTIMERCADO FIF RESP LTDA, ITAU HUNTER LONG SHORT PLUS FIF MULT RL, ITAU HUNTER TOTAL RETURN MULTIMERCADO FUNDO DE INVESTIMENTO, ITAU IBOVESPA ATIVO MASTER FUNDO DE INVESTIMENTO EM ACOES, ITAU IBRX ATIVO MASTER FIA, ITAU INDEX ACOES IBOVESPA FUNDO DE INVESTIMENTO FINANCEIRO R, ITAU INDEX ACOES IBRX FUNDO DE INVESTIMENTO FINANCEIRO RESPO, ITAU INFLACAO MULTIESTRATEGIA MULT FIF RESP LTDA, ITAU INFLATION EQUITY OPPORTUNITIES ACOES FI, ITAU INFLATION EQUITY OPPORTUNITIES MULT. FI, ITAU INSTITUCIONAL INFLACAO MULTIESTRATEGIA MM FI, ITAU JANEIRO II MULT FIF RESP LIMITADA, ITAU JANEIRO MULTIMERCADO FI, ITAU LONG AND SHORT PLUS MULTIMERCADO FIF RESPONSABILIDADE L, ITAU MASTER GLOBAL DINAMICO MULTIMERCADO FUNDO DE INVESTIMEN, ITAU MASTER GLOBAL DINAMICO ULTRA MULTIMERCADO FUNDO DE INVE, ITAU MASTER HUNTER L O FIF EM ACOES - RESP LIMITADA, ITAU MASTER MOMENTO ACOES FUNDO DE INVESTIMENTO FINANCEIRO R, ITAU MOMENTO II ACOES FUNDO DE INVESTIMENTO, ITAU MOMENTO IQ ACOES FUNDO DE INVESTIMENTO, ITAU MULTIESTRATEGIA MULTIMERCADO FUNDO DE INVESTIMENTO, ITAU OPTIMUS EXTREME MULTIMERCADO FUNDO DE INVESTIMENTO FINA, ITAU OPTIMUS LONG BIAS MULTIMERCADO FI, ITAU OPTIMUS LONG SHORT FIF MULT RL, ITAU OPTIMUS TITAN MULTIMERCADO FUNDO DE INVESTIMENTO, ITAU PHOENIX ACOES FIF RL, ITAU PREVIDENCIA IBRX FUNDO DE INVESTIMENTO FINANCEIRO EM AC, ITAU S&P/B3 LOW VOLATILITY FIA, ITAU SIRIUS FIFA RESP. LTDA, ITAU VERTICE OMNI FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERC, ITAU VOTL FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCADO RESP, ITAU VQL FUNDO DE INVESTIMENTO FINANCEIRO MULT RESP LTDA, LCL ACTIONS EMERGENTS, ONEMARKETS FUND, RBC FUNDS (LUX) - EMERGING MARKETS VALUE EQUITY FUND, STARTOURS FUNDO DE INVESTIMENTO EM ACOES IE, STICHTING BEDRIJFSTAKPENSIOENFONDS V H S, A,ENGLASZETBEDRIJF, TUCA FIF EM ACOES RESP LTDA *(represented by Michele Gonsales)*

MALIKO INVESTMENTS LLC, MANUKA INVESTMENTS LLC, INFRAD MASTER FUNDO DE INVESTIMENTO EM ACOES, XINGO FIA, TUCURUI FUNDO DE INVESTIMENTO EM ACOES, RADAR MASTER FUNDO DE INVESTIMENTO DE ACOES *(represented by Fernanda Abreu de Oliveira)*

BB ACOES ENERGIA FIA, BB BNC ACOES NOSSA CAIXA NOSSO CLUBE DE INVESTIMENTO, BB TOP ACOES INDICE DE SUST EMP FI EM ACOES, BRASILPREV TOP A FUNDO DE INV DE ACOES, BB ACOES QUANTITATIVO FUNDO DE INVESTIMENTO FINANCEIRO RESPO, BB TOP ACOES IBOVESPA INDEXADO FI, BB TOP ACOES IBOVESPA ATIVO FI, BB TOP MASTER FI MULTIMERCADO LP, BB TOP MULTI LP

ABSOLUTO FI MULTIMERCADO, BB PREVIDENCIA ACOES IBRX FUNDO DE INVESTIMENTO, BB CAP ACOES FUNDO DE INVESTIMENTO, BB ACOES GOVERNANCA FI, BB TOP ACOES INFRAESTRUTURA FIA, BRASILPREV TOP PLUS FDO DE INVEST DE ACOES, BB TERRA DO SOL FUNDO DE INVESTIMENTO MM CREDITO PRIVADO, BB ECO GOLD FUNDO DE INVESTIMENTO EM ACOES, BB ETF SP DIVIDENDOS BRASIL FUNDO DE INDICE, BB TOP ACOES DUAL STRATEGY FI, BB B5C FI MULTIMERCADO CRED PRIVADO LONGO PRAZO, BB 3F FUNDO DE INVESTIMENTO MULTIMERCADO CREDITO PRIVADO LP, BB TOP ACOES LONG BIAS FUNDO DE INVESTIMENTO, BB TOP ACOES VALOR FUNDO DE INV EM ACOES, BB MAR AZUL ACOES FUNDO DE INVESTIMENTO, BB ETF IBOVESPA FUNDO DE INDICE, BRASILPREV TOP RETURN FUNDO DE INVESTIMENTO EM ACOES, BB ONDINA II ACOES FI - BDR NIVEL I, BB OLIMPICO FIA BDR NIVEL I, BB FUNDO MUTUO DE PRIVATIZACAO - FGTS ELETROBRAS, BB FUNDO MUTUO DE PRIVATIZACAO - FGTS ELETROBRAS - MIGRACAO, BB ACOES ELETROBRAS FUNDO DE INVESTIMENTO FINANCEIRO RESPONS, BB MONTANHA MAGICA II FUNDO DE INVESTIMENTO FINANCEIRO EM AC, BB ETF NDICE DIVERSIDADE B3 INVESTIMENTO SUSTENTVEL FUNDO DE, BB A57 FUNDO DE INVESTIMENTO FINANCEIRO EM ACOES RESPONSABIL, BB AFAM FIF EM ACOES RESP LIMITADA, BB TOP ACOES ALL IN FIF RESP LIMITADA, BB TOP ACOES ESTRATEGIA MULTIFATORIAL EXCLUSIVO FI RL, BB ETF INDICE BOVESPA B3 BR+ FUNDO DE INDICE RESP LTDA (*represented by Thiago Faria Lameira*)

DYNAMO BRASIL IX LLC, DYNAMO BRASIL VI LLC, DYNAMO BRASIL III LLC, DYNAMO BRASIL XV LP, DYNAMO COUGAR MASTER - FIA, DYNAMO BRASIL VIII LLC, ASCESE FUNDO DE INVESTIMENTO EM ACOES, DYNAMO BRASIL V LLC, DYNAMO BRASIL I LLC (*represented by Ana Carolina de Carvalho Júdice*)

FCOPEL FUNDO DE INVESTIMENTO EM ACOES I, JGP B PREVIDENCIA FIFE MASTER FUNDO DE INVESTIMENTO EM ACOES, REGIA ESG MASTER FIF EM ACOES IS - RL, JGP COMPOUNDERS MASTER FIA IE, JGP ESG PREVIDENCIARIO MASTER FIA IS, SANTA CRISTINA FIA INVESTIMENTO NO EXTERIOR, JGP LS STRATEGY FIF MM RESP LTDA, JGP PREVIDENCIARIO ITAU MASTER FUNDO DE INVESTIMENTO EM ACOE, REGIA BRASILPREV FIFE ESG 100 PREV FIF EM ACOES IS RL, JGP LONG ONLY MASTER FUNDO DE INVESTIMENTO EM ACOES, JGP EQUITY MASTER FIA, MOSTEIRO FUNDO DE INVESTIMENTO EM ACOES INVESTIMENTO NO EXT, REGIA EQUITIES ESG INSTITUCIONAL MASTER FUNDO DE INVESTIMENT, JGP ESG PREVIDENCIARIO XP MASTER FIA (*represented by Bruno Bernardo Ramos*)

ABSOLUTO PARTNERS MASTER PREV - FUNDO DE INVESTIMENTO EM AES, ABSOLUTO PARTNERS MASTER FIA, ABSOLUTO PARTNERS INST II MASTER FIA, ABSOLUTO PARTNERS INSTITUCIONAL MASTER FIA, AP LS MASTER FUNDO DE INVESTIMENTO DE ACOES (*represented by Edward Wygand*)

CITIBANK N.A. representing the ADRs (*represented by Bruna de Jesus Dias*).

Leticia Fucuchima Augusto;

Manoel Leandro Seixas;

1895 FONDS FGR, AAI LIMITED, ABN AMRO FUNDS (LUX), ABRDN OEIC I-ABRDN LATIN AMERICAN EQUITY FUND, ABRDN OEIC IV-ABRDN EMERGING MARKETS EQUITY TRACKER FUND, ABRDN OEIC VI-ABRDN EMERGING MARKETS EQUITY ENHANCED INDEX F, ABU DHABI RETIREMENT PENSIONS AND BENEFITS FUND, ACADIAN GLOBAL EQUITY DYNAMIC EXTENSION MASTER FUND, ADRIANO ALVES FEITOSA, ADVANCED SERIES TRUST - AST PRUDENTIAL GROWTH ALLOCATION POR, AFONSO ALVES, AFONSO CELSO MAGALHAES MADEIRA, AI BALANCED LIFE FUND, AI BALANCED PENSION FUND, AI DISTRIBUTION LIFE FUND, AI STRATEGIC GLOBAL EQUITY FUND, AILSON FERREIRA DE MATOS, AILTON APARECIDO MATTOS DA SILVA, AILTON SILVA

SAMPAIO, AIRTON AKIO KOBAYASE, AIRTON VANDERLEI VON AH, ALASKA COMMON TRUST FUND, ALASKA PERMANENT FUND, ALBERTA INVESTMENT MANAGEMENT CORPORATION, ALBERTO RODOLFO GONCALVES, ALCIDES ALBERTO DE CAMARGO, ALCIDES PEREIRA BRITO, ALDINO BEAL, ALEJANDRO RAMON FALOTICO CASTILLO, ALESSANDRO COSTA DE OLIVEIRA, ALEX SANDRO DA SILVA NUNES, ALEX SOUSA GOMES, ALEX VINICIUS BRAZ EVANGELISTA, ALEXANDRE AUGUSTO VIOLA, ALEXANDRE DE MOURA COELHO PEREIRA, ALEXANDRE FAGHERAZZI, ALEXANDRE JOSE FAVA DE SOUZA JUNIOR, ALEXANDRE MAGNO DE ALMEIDA CORREIA, ALEXANDRE PRADO ROCHA, ALEXANDRE QUAGLIO, ALFREDO LEOPOLDO DOS SANTOS DAVILA, ALFREDO MACIUS DA SILVA CALDAS, ALL COUNTRY EX US EQUITY MARKET SUBTRUST OF DFA GR, ALLIANCE TRUST PLC, ALLIANZ GB INV GMBH ON BEHALF OF ALLIANZ VGL FONDS, ALLIANZ GLOBAL INV GMBH ACTING ON BEHALF OF ALLIANZ EEE FON, ALLIANZ GLOBAL INVE GMBH ACTING ON BEHALF OF ALLIANZ CGI FON, ALLIANZ GLOBAL INVESTORS GMBH ON BEHALF OF ALLIANZ, ALLIANZ GLOBAL INVESTORS GMBH ON BEHALF OF ALLIANZ PV-WS FON, ALLIANZ GLOBAL INVESTORS GMBH ON BEHALF OF ALLIANZ VGI 1 FON, ALLIANZ GLOBAL INVESTORS GMBH ON BEHALF OF ALLIANZGI-FONDS V, ALLIANZ GLOBAL INVESTORS GMBH ON BEHALF OF KOMFORTDYNAMIK S, ALLSPRING GLOBAL DIVIDEND OPPORTUNITY FUND, ALPS EMERGING SECTOR DIVIDEND DOGS ETF, ALTAMIR SANTOS FILHO, ALTAMIRO THADEU FRONTINO SOBREIRO, ALUISIO ALVES DE ALMEIDA, ALVARO GROHMANN NETO, ALYSSON DA SILVA LIMA, AMADEU MARIANO DA SILVA NETO, AMANDA DE PAULA PRADO, AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK, AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK, AMERICAN CENTURY ETF TRUST - AVANTIS EMERGING MARK, AMERICAN CENTURY ETF TRUST-AVANTIS RESPONSIBLE EME, AMERICAN CENTURY ICAV, AMILSON CARLOS ZANETTI, AMUNDI ETF ICAV - AMUNDI PRIME ALL COUNTRY WORLD UCITS ETF, ANA PAULA GORGATTI, ANA SILVIA CORSO MATTE, ANDERSON CLEITON DOS SANTOS SCHMIDT, ANDERSON KANEGAE SOARES ROCHA, ANDERSON MARQUES DA SILVA, ANDERSON MENEZES DE FREITAS, ANDRE CUNHA GALDINO, ANDRE GOMES, ANDRE GUSTAVO MENDES GOMES, ANDRE LIMA DE MOURA, ANDRE LUIS CANARIO DA CONCEICAO, ANDRE LUIZ DE ANDRADE DOWSLEY, ANDRE LUIZ REQUE, ANDRE METZ DOS SANTOS, ANDRE NEVES DE OLIVEIRA, ANDRE WILLIAM DA SILVA, ANDRESA DE SOUZA BRAZ, ANGELO GIOVANE ARAUJO BEZERRA, ANGELO RODRIGUES COELHO, ANTIPODES ASIA FUND, ANTONIO APARECIDO FERREIRA ALVES, ANTONIO DAVI TEIXEIRA REIS, ANTONIO HENRIQUE DE OLIVEIRA, ANTONIO JOSE VARANDA, ANTONIO LAUDECI MANTOVANI, ANTONIO RODRIGUES TACIDELLI, AP PENSION LIVSFORSIKRINGSAKTIESELSKAB, AQR EMERGING EQUITIES FUND LP, AQR INNOVATION FUND, L.P., AQR LEELANAU FUND, L.P., AQR UCITS FUNDS, ARERO - DER WELTFONDS -NACHHALTIG, ARGA EMERGING MARKETS EX CHINA FUND, A SERIES OF A, ARGUCIA ENDOWMENT FUNDO DE INV MULTIMERCADO, ARGUCIA INCOME FUNDO DE INVESTIMENTO EM ACOES, ARIEL EMERGING MARKETS VALUE EX-CHINA FUND LLC, ARIEL EMERGING MARKETS VALUE FUND LLC, ARTHUR RHODEN DE MATTOS, ARTHUR ZAGONEL, ASHMORE SICAV LATIN-AMERICA EQUITY FUND, ASSET MANAGEMENT EXCHANGE UCITS CCF, ASSIS ROGERIO GOMES DA SILVA PAULO, ATAIDE MOMBERG DOMINGUES JUNIOR, AUSCOAL SUPERANNUATION PTY LTD AS TRUSTEE FOR M S F, AUSTRALIAN RETIREMENT TRUST, AUSTRALIANSUPER PTY LTD AS TRUSTEE FOR AUSTRALIASUPER, AVADIS FUND, AVADIS FUND - AKTIEN EMERGING MARKETS INDEX, AVELINO JOSE DIAS, AVIVA I INVESTMENT FUNDS ICVC - AVIVA I INTERNATIONAL I T F, AVIVA INVESTORS, AVIVA INVESTORS FUNDS ACS - AVIVA INVESTORS EMERGING MARKET, AVIVA LIFE PENSIONS UK LIMITED, AWARE SUPER PTY LTD, AXA INVESTMENT MANAGERS SCHWEIZ AG ON BEHALF OF AX, AZ FUND 1 - AZ EQUITY - BRAZIL TREND, AZVALOR BLUE CHIPS FI, AZVALOR INTERNACIONAL FI, AZVALOR LUX SICAV - AZVALOR INTERNATIONAL, BAILLIE GIFFORD CAUTIOUS MANAGED FUND, BAILLIE GIFFORD COLLECTIVE INVESTMENT TRUST, BAILLIE GIFFORD EMERGING MARKETS EQUITIES FUND, BAILLIE GIFFORD EMERGING MARKETS EX CHINA FUND, BAILLIE GIFFORD EMERGING MARKETS FUND, BAILLIE GIFFORD EMERGING MARKETS GROWTH FUND,

BAILLIE GIFFORD EMERGING MARKETS LEADING COMPANIES FUND, BAILLIE GIFFORD MANAGED FUND, BAILLIE GIFFORD WORLDWIDE F PLC/BAILLIE G W E M L COMP FUND, BARCLAYS MULTI-MANAGER FUND PUBLIC LIMITED COMPANY, BBH GQG PARTNERS EMERGING MARKETS EQUITY MASTER FU, BEN HUR SILVEIRA DIAS, BENEDICTO APARECIDO SIMAO, BEST INVESTMENT CORPORATION, BIMCOR GLOBAL EQUITY POOLED FUND, BK OF BER (GUE) LMT AS TR SCHO INT DV MKT FD, BLACKROCK A. M. S. AG ON B. OF I. E. M. E. I. F. (CH), BLACKROCK ASSET MANAG IR LT I ITS CAP A M F T BKR I S FD, BLACKROCK CDN MSCI EMERGING MARKETS INDEX FUND, BLACKROCK GLOBAL FUNDS, BLACKROCK GLOBAL INDEX FUNDS, BLACKROCK LIFE LIMITED, BLACKROCK LIFE LIMITED - DC OVERSEAS EQUITY FUND, BLK MAGI FUND, BMO INVEST FUNDS (UK) ICVC III - BMO UNIVER MAP GROWTH, BMO MSCI EMERGING MARKETS INDEX ETF, BNP PARIBAS EASY MSCI ACWI SRI S - SERIES PAB 5% CAPPED UCIT, BNP PARIBAS EASY MSCI EMERGING ESG FILTERED MIN TE, BNP PARIBAS FUNDS BRAZIL EQUITY, BNYM MELLON CF SL EMERGING MARKETS STOCK INDEX FUND, BOARD OF PENSIONS OF THE EVANGELICAL LUTHERAN CHURCH IN AMER, BORDER TO COAST EMERGING MARKETS EQUITY ALPHA FUND, BORDER TO COAST GLOBAL EQUITY ALPHA FUND, BRENO DIAS DE OLIVEIRA, BRIGHTER SUPER, BRITISH COAL STAFF SUPERANNUATION SCHEME, BRITISH COLUMBIA INVESTMENT MANAGEMENT CORPORATION, BRUNO ANCKNER MEDINA, BRUNO KLAPPER LOPES, BTG PACTUAL B3 IBOVESPA FUNDO DE INDICE, BTG PACTUAL E2 FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCADO, BTG PACTUAL MULTI ACOES FIA, BTG PACTUAL MULTIMANAGER BBDC FIM, BTG PACTUAL MULTISTRATEGIES ADVANCED PLUS FIM, BTG PACTUAL REFERENCE FUNDO MTUO DE PRIVATIZAO DO FGTS ELETR, BTG PACTUAL SYNERGY EQUITY HEDGE FUNDO DE INVESTIMENTO FINAN, BTG PACTUAL SYNERGY LONG ONLY FUNDO DE INVESTIMENTO FINANCEI, BUREAU OF LABOR FUNDS - LABOR PENSION FUND, BUREAU OF LABOR FUNDS - LABOR RETIREMENT FUND, CAISSE DE DEPOT ET PLACEMENT DU QUEBEC, CALAMOS EVOLVING WORLD GROWTH FUND, CALAMOS GLOBAL DYNAMIC INCOME FUND, CALAMOS GLOBAL TOTAL RETURN FUND, CALDWELL-LAZARD COREPLUS INFRASTRUCTURE FUND, CALIFORNIA PUBLIC EMPLOYEES RETIREMENT SYSTEM, CALIFORNIA STATE TEACHERS RETIREMENT SYSTEM, CALVERT EMERGING MARKETS ADVANCEMENT FUND, CAMBRIA GLOBAL VALUE ETF, CANADA PENSION PLAN INVESTMENT BOARD, CANADA POST CORPORATION REGISTERED PENSION PLAN, CARESUPER, CARLA DODSWORTH ALBANO, CARLOS ALBERTO CELLA, CARLOS ALBERTO POLICARO, CARLOS ALBERTO SOUZA SANTOS, CARLOS AMARILDO LUCAS DE MELLO, CARLOS AUGUSTO CZECH, CARLOS EDUARDO ARAUJO DA FONSECA, CARLOS EDUARDO BICHARA, CARLOS GUSTAVO SANTOS HUEBEL, CARLOS HENRIQUE SANTOS DOS SANTOS, CARLOS JOSE BIONDO, CARLOS ROGERIO CAMPESTRINI, CARMIGNAC EMERGENTS, CARMIGNAC PORTFOLIO - EMERGENTS, CARMIGNAC PORTFOLIO - EMERGING PATRIMOINE, CAROLINA DE REZENDE SAGGIN, CAROLINE KROEFF MACHADO, CATHAY UNITED BANK, IN ITS CAPACITY AS MASTER COEIB FUND, CBJ LTD AS TR FOR JP SCIENC AND TECHNOLOGY AGENCY 16619-9975, CENTRAL PROVIDENT FUND BOARD, CHEVRON UK PENSION PLAN, CHOGO IRAHA, CHRISTIANO DAVID DEL RIO DE OLIVEIRA, CIBC EMERGING MARKETS EQUITY INDEX ETF, CIBC EMERGING MARKETS INDEX FUND, CINTIA BEATRIZ MORAIS GARCIA, CITITRUST LIM AS TR OF BLACK PREMIER FDS- ISH WOR EQU IND FD, CITITRUST LIMITED AS T OF A F S A MODERATE GROWTH FUND, CITITRUST LTD A T VANGUARD FDS SERIES VANGUARD INCOME FUND, CITY OF NEW YORK GROUP TRUST, CITY OF PHILADELPHIA PUB EMPLOYEES RET SYSTEM, CLAUDIO JOSE DE CAMPOS, CLAUS JOSE HOFMAN MULLER, CLAVE ALPHA MACRO MASTER FIM, CLAYTON MENEZES SILVA, CLEARBRIDGE RARE INFRASTRUCTURE INCOME FUND - HEDGED, CLEARBRIDGE RARE INFRASTRUCTURE INCOME FUND - UNHEDGED, CLEARBRIDGE RARE INFRASTRUCTURE VALUE FUND - HEDGED, CLEARBRIDGE RARE INFRASTRUCTURE VALUE FUND - UNHEDGED, CLEVERSON ARANTES, CLOVIS ALVES DE ALMEIDA JUNIOR, CLOVIS VITORIO GIACOIA NEDER, CLUBE DE INVESTIMENTO DOS EMPREGADOS DA VALE INVESTVALE, COINVEST LTD, COLLEGE RETIREMENT EQUITIES FUND, COLONIAL FIRST STATE EMERGING MARKETS FUND 4, COLONIAL FIRST STATE

EMERGING MARKETS FUND 6, COLONIAL FIRST STATE GLOBAL SHARE FUND 16, COLONIAL FIRST STATE GLOBAL SHARE FUND 22, COLONIAL FIRST STATE GLOBAL SHARE FUND 23, COLONIAL FIRST STATE INVESTMENT FUND 121, COLONIAL FIRST STATE INVESTMENT FUND 122, COLONIAL FIRST STATE INVESTMENT FUND 50, COLONIAL FIRST STATE INVESTMENT FUND 96, COLONIAL FIRST STATE WHOLESALE GL L INFRASTRUCTURE SEC FUND, COLONIAL FIRST STATE WHOLESALE INDEXED GLOBAL SHAR, COLUMBIA THREADNEEDLE (IRL) ICAV, COLUMBIA THREADNEEDLE (UK) ICVC III - CT UNIVERSAL MAP ADVEN, COLUMBIA THREADNEEDLE (UK) ICVC III - CT UNIVERSAL MAP BALAN, COLUMBIA THREADNEEDLE (UK) ICVC III - CT UNIVERSAL MAP CAUTI, COLUMBIA THREADNEEDLE (UK) ICVC III - CT UNIVERSAL MAP DEFEN, COLUMBIA THREADNEEDLE (UK) ICVC III - CT UNIVERSAL MAP INCOM, COLUMBIA THREADNEEDLE INV FUNDS (UK) ICVC-CT LATIN AME FUND, COMMINGLED P T F (EM M E) OF JP M CHASE BANK, COMMINGLED PEN TR FD (ACTIVEBUILDERS EM MKTS EQ) OF JPMCB NA, COMMINGLED PENSION TRUST F. (A. C. I. E.) OF JP. C. B N.A., COMMINGLED PENSION TRUST FUND (EMERGING MARKETS EQUITY INDEX, COMMINGLED PENSION TRUST FUND (GL EMERGING MKT OPP) OF JPM, COMMINGLED PENSION TRUST FUND (GLOBAL ALL COUNTRY RESEARCH E, COMMINGLED PENSION TRUST FUND EMERGING MARKETS RESEARCH ENHA, COMMONFUND SCREENED GLOBAL EQUITY, LLC, COMMONWEALTH SUPERANNUATION CORPORATION, CONNECTICUT GENERAL LIFE INSURANCE COMPANY, CONSTRUCTION BUILDING UNIONS SUPER FUND, COUNTY EMPLOYEES ANNUITY AND BENEFIT FD OF THE COOK COUNTY, CRISTIANE COSTA MORATO, CULLEN EMERGING MARKETS HIGH DIVIDEND FUND, CULLEN FUNDS PLC - EMERGING MARKETS HIGH DIVIDEND, CUST. B. O. J. LTD. A. T. F. R. B. L. A. T. F. J. G. D. M. F, CUSTODY B. OF J. LTD. RE: STB D. B. S. M. F., CUSTODY B. OF J. LTD. RE: STB D. E. E. F. I. M. F., CUSTODY B.O.J,L.AS.T.F.S.E.E.INDEX MOTHER FUND, CUSTODY BANK OF JAPAN, LTD. AS TR F HSBC BRAZIL NEW MO FUND, CUSTODY BANK OF JAPAN, LTD. AS TRUSTEE FOR SMBCTB, CUSTODY BANK OF JAPAN, LTD. RE: EMERG EQUITY PASSIVE MOTHR F, CUSTODY.B.O.J,L.AS.T.F.S.G.EQUITY MOTHER FUND, DANIEL CAPUTO, DANIEL DE ALMEIDA BONFANTI, DANIEL LUIS ZANCHET, DANIEL RIBEIRO BRAHM, DANIEL WACHO LOBAO, DANILO ALVES PEREIRA, DANILO JEFFERSON FREIRE DE OLIVEIRA, DANILO OLIVEIRA RIBEIRO, DAVID BASTOS, DAVIDSON BARBOSA PEIXOTO DE ALENCAR, DEE STREET GLOBAL EQUITY FUND, DELSON CARLOS DE ABREU LIMA, DESJARDINS EMERGING MARKETS EQUITY INDEX ETF, DESJARDINS RI EMERGING MARKETS - LOW CO2 INDEX ETF, DESJARDINS RI EMERGING MARKETS MULTIFACTOR - LOW C, DESJARDINS RI GLOBAL MULTIFACTOR - FOSSIL FUEL RES, DEUTSCHE INVEST I BRAZILIAN EQUITIES, DEUTSCHE X-TRACKERS MSCI ALL WORLD EX US HEDGED EQUITY ETF, DIEGO GONCALVES RODRIGUES, DIEICK FABRICIO KLOCK, DIMENSIONAL EMERGING CORE EQUITY MARKET ETF OF DIM, DIOGO BORGES PROVETE, DIOGO EDEGAR MAFRA, DIOMAR OLIVEIRA SOARES, DODGE COX EMERGING MARKETS STOCK FUND, DOMICIO TAVARES DE SOUSA, DOUGLAS STEFANSKI, DOURINALDO PAES RIBEIRO, DUKE POWER CO EMPLOYEE RETIREMENT PLAN, DWS ADVISORS EMERGING MARKETS EQUITIES-PASSIVE, DWS INVEST (IE) ICAV, DWS INVEST EMERGING MARKETS TOP DIVIDEND, DWS INVEST ESG GLOBAL EMERGING MARKETS EQUITIES, DWS INVEST LATIN AMERICAN EQUITIES, DWS INVESTMENT S.A. FOR ARERO - DER WELTFONDS, DWS LATIN AMERICA EQUITY FUND, EATON VANCE COLLECTIVE INVESTMENT TFE BEN PLANS EM MQ EQU FD, EATON VANCE TR CO CO TR FD - PA STR EM MKTS EQ COM TR FD, EDMEA ANDRADE DE AZEVEDO OLIVEIRA, EDSON ALVES DE LIMA, EDUARDO BERNARDES FLORES, EDUARDO CEGLIA FONTAO TEIXEIRA, EDUARDO FILIPE SOUSA DA COSTA, EDUARDO MELLO FONSECA, EDUARDO PATRICIO DE TOLEDO CAMARGO, EDUARDO PELLEGRINA FILHO, EDUARDO ROBERTO PESSOTA, EDUARDO SORIO NETO, ELCIO ANTONIO WORELL, ELDER SANTOS NAZARETH, ELINALDO VIEIRA DOS SANTOS, EMANOEL REGO ABREU, EMER MKTS CORE EQ PORT DFA INVEST DIMENS GROU, EMERGING MARKETS COMPLETION FUND, L.P., EMERGING MARKETS EQUITY FOCUS PORTFOLIO, EMERGING MARKETS EQUITY INDEX MASTER FUND, EMERGING MARKETS EX CHINA CORE EQUITY PORTFOLIO OF, EMERGING MARKETS INDEX NON-LENDABLE FUND, EMERGING MARKETS INDEX NON-LENDABLE FUND B,

EMERSON ZAHER CABRAL, EMPLOYEES RETIREMENT FUND OF THE CITY OF DALLAS, EMPLOYEES RETIREMENT SYSTEM OF GEORGIA, EMPOWER ANNUITY INSURANCE COMPANY, EMPOWER EMERGING MARKETS EQUITY FUND, ENVIRONMENT FUND, EQ/EMERGING MARKETS EQUITY PLUS PORTFOLIO, ERIE INSURANCE EXCHANGE, ESKOM PENSION AND PROVIDENT FUND, EURIZON CAPITAL S.A., EVALDO DOS SANTOS SILVA, EVALTEY DA SILVA NERES, EVANDRO DA SILVA BARROS, EVANDRO VIEIRA DA SILVA, EVTC CIT FOF EBP-EVTC PARAMETRIC SEM CORE EQUITY FUND TR, EXPEDITO FERREIRA DA SILVA FILHO, FABIANO GODINHO TEIXEIRA, FABIANO RAMOS, FABIANO RODRIGUES BARBOSA, FABIO OLIVEIRA SILVA, FABIO RODRIGO CUNHA DE SOUZA, FABIO TOSI, FABIO VINICIUS DE LIMA NOBREGA, FABIO ZENICHI MATSUI, FEDERATED HERMES GLOBAL ALLOCATION FUND, FELIPE DE SOUSA SANTOS, FELIPE PINTO DE MENDONCA, FELIPE SEVERO NUNES, FELIPPE FERNANDO LEITAO DOS REIS, FERNANDA RISHTER LOURENCO ABOU RIZK, FERNANDO ANTONIO OLIVEIRA DE BARROS, FERNANDO ARARIPE DE MACEDO, FERNANDO BARATELLI JUNIOR, FERNANDO ROSENDO DE ARAUJO FILHO, FERNANDO SILVA SANTOS, FI CE I PO LLC FIDELITY EMERGING MARKETS EQUITY CENTRAL FUND, FIA WPA I INVESTIMENTO NO EXTERIOR, FIAM GROUP TRUST FOR EMPLOYEE BENEFIT PLANS, FIAM GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: FIAM, FIAM SELECT EMERGING MARKETS EQUITY FUND, LP, FIAM SELECT GLOBAL PLUS ALL CAP COMMINGLED POOL, FIDELITY CONCORD STREET TRUST: FIDELITY ZERO INT. INDEX FUND, FIDELITY EMERGING MARKETS EQUITY MULTI-ASSET BASE FUND, FIDELITY EMERGING MARKETS OPPORTUNITIES INSTITUTIO, FIDELITY GLOBAL EX-U.S. EQUITY INDEX INSTITUTIONAL, FIDELITY INSTITUTIONAL FUNDS ICVC - SELECT EM MA EQ FUND, FIDELITY INVEST TRUST: FIDELITY SERIES EMERG MARK OPPORT FUN, FIDELITY INVESTMENT FUNDS FIDELITY INDEX EMERG MARKETS FUND, FIDELITY INVESTMENT TRUST: FIDELITY SAI SUSTAINABL, FIDELITY INVESTMENT TRUST: FIDELITY SERIES EMERGIN, FIDELITY INVESTMENT TRUST: FIDELITY SERIES SUSTAIN, FIDELITY INVESTMENT TRUST: FIDELITY SUSTAINABLE EM, FIDELITY RUTLAND SQUARE TRUST II: STRATEGIC A E M FUND, FIDELITY RUTLAND SQUARE TRUST II: STRATEGIC ADVISE, FIDELITY SALEM STREET T: FIDELITY E M INDEX FUND, FIDELITY SALEM STREET T: FIDELITY G EX U.S INDEX FUND, FIDELITY SALEM STREET T: FIDELITY TOTAL INTE INDEX FUND, FIDELITY SALEM STREET TRUST: FIDELITY FLEX INTERNA, FIDELITY SALEM STREET TRUST: FIDELITY FLEX INTERNATIONAL IND, FIDELITY SALEM STREET TRUST: FIDELITY SAI EMERGING, FIDELITY SALEM STREET TRUST: FIDELITY SAI EMERGING M I FUND, FIDELITY SALEM STREET TRUST: FIDELITY SERIES G EX US I FD, FIDELITY SELECT EMERGING MARKETS EQUITY INSTITUTIONAL TRUST, FIDELITY SELECT GLOBAL PLUS ALL CAP EQUITY INSTITUTIONAL TRU, FIDIAS DE QUEIROZ FACANHA, FIRST SENTIER INVESTORS GLOBAL UMBRELLA FUND PLC RQI GLOBAL, FIRST TRUST BLOOMBERG EMERGING MARKET DEMOCRACIES, FIRST TRUST GLOBAL F PLC - FIRST T G E INCOME UCITS ETF, FIRST TRUST LATIN AMERICA ALPHADDEX FUND, FLAVIO EUGENIO SEIXAS PINTO, FLEXSHARES MORNINGSTAR EMERGING MARKETS FACTOR TILT INDEX F, FLORIDA RETIREMENT SYSTEM TRUST FUND, FMR CAPITAL INC., FORD MOTOR CO DEFINED BENEF MASTER TRUST, FORD MOTOR COMPANY OF CANADA, L PENSION TRUST, FOREIGN E COLONIAL INVESTMENT TRUST PLC, FRANCINE SCOMPARIN DE MORAES, FRANCISCO DEIVITE PONTE DIAS, FRANCISCO DIEGO SANTOS DE BRITO, FRANCISCO FARIAS CARVALHO, FRANKLIN CLEARBRIDGE SUSTAINABLE GLOBAL INFRASTRUCTURE INCOM, FRANKLIN LIBERTYQT EMERGING MARKETS INDEX ETF, FRANKLIN LIBERTYSHARES ICAV, FRANKLIN TEMPLETON ETF T - FRANKLIN LIBERTYQ EMERGING M ETF, FRANKLIN TEMPLETON ETF TRUST - FRANKLIN FTSE BRAZI, FRANKLIN TEMPLETON ETF TRUST - FRANKLIN FTSE LATIN, FRANKLIN TEMPLETON FUNDS - FTF CLEARBRIDGE GLOBAL, FRANKLIN TEMPLETON GLOBAL FUNDS PLC, FRANKLIN TEMPLETON INVESTMENT FUNDS, FRANKLIN TEMPLETON SINOAM GLOBAL INFRASTRUCTURE FUND, FUNG KIN SHING, FUTURE FUND BOARD OF GUARDIANS, GABRIEL DE ANDRADE LEVY, GABRIEL MARTINS DE SOUZA, GABRIEL MARTINS SALVATH, GAM INVESTMENT MANAGEMENT (SWITZERLAND) AG F Z I I-Z A E M P, GELSON JOSE VICENTIM, GENERAL ORGANISATION FOR SOCIAL INSURANCE,

GENERAL PENSION AND SOCIAL SECURITY AUTHORITY, GERALDO DE OLIVEIRA SOLES, GIBSON BATISTA GOMES, GILBERTO ALONSO JUNIOR, GILSON MORAIS LOPES, GIOVANI LUIZ LACERDA, GIOVANI MAZZI NETO, GIOVANNA ARAUJO PACHECO, GLEDSON MARTINS ARAUJO, GLOBAL EMERGING MARKETS DISCOVERY - CANADA FUND, GLOBAL MACRO CAPITAL OPPORTUNITIES PORTFOLIO, GLOBAL TRUST COMP FBO AQR COLLEC INV TRUST-AQR E E C I FUND, GLOBAL X RENEWABLE ENERGY PRODUCERS UCITS ETF, GLOBAL X YELDCO RENEWABLE ENERGY INCOME ETF, GOLDMAN S S INVESTMENT TRUST (CAYMAN ISLANDS) - M-A E V FUND, GOLDMAN SACHS BEWAARSTICHTING I, GOLDMAN SACHS EMERGING MARKETS EQUITY INCOME, GOLDMAN SACHS ETF ICAV, GOLDMAN SACHS ETF TRUST - GOLDMAN S ACTIVEBETA E M E ETF, GOLDMAN SACHS ETF TRUST - GOLDMAN SACHS EMERGING M, GOLDMAN SACHS ETF TRUST II - GOLDMAN SACHS MARKETB, GOLDMAN SACHS FUNDS - GOLDMAN SACHS E M C (R) EQ PORTFOLIO, GOLDMAN SACHS FUNDS - GOLDMAN SACHS E MARKETS EQ PORTFOLIO, GOLDMAN SACHS FUNDS - GOLDMAN SACHS EMERGING MARKE, GOLDMAN SACHS FUNDS - GOLDMAN SACHS EMERGING MARKE, GOLDMAN SACHS FUNDS - GOLDMAN SACHS EMERGING MARKE, GOLDMAN SACHS FUNDS II - GOLDMAN SACHS MULTI-MANAG, GOLDMAN SACHS TRUST - GOLDMAN SACHS EMERGING MARKETS E I F, GOLDMAN SACHS TRUST GOLD. SACHS EM MKT EQ F, GOLDMAN SACHS TRUST II- GOLDMAN SACHS MULTI-MANAGER G E FUND, GOVERNMENT EMPLOYEES PENSION FUND, GOVERNMENT EMPLOYEES SUPERANNUATION BOARD, GOVERNMENT OF SINGAPORE, GOVERNMENT SUPERANNUATION FUND, GQG GLOBAL UCITS ICAV, GQG PARTNERS EMERGING MARKETS EQUITY CIT, GQG PARTNERS EMERGING MARKETS EQUITY FUND, GQG PARTNERS EMERGING MARKETS EQUITY FUND (AUSTRALIA), GQG PARTNERS EMERGING MARKETS EQUITY FUND-GQG PARTNERS S LLC, GQG PARTNERS EMERGING MARKETS QUALITY EQUITY FUND, GQG PARTNERS GLOBAL QUALITY DIVIDEND INCOME FUND, GQG PARTNERS GLOBAL QUALITY DIVIDEND INCOME FUND (, GQG PARTNERS INTERNATIONAL QUALITY DIVIDEND INCOME, GRAZIELA MARIA FARIAS FREIRE, GUIDE FUNDO MUTUO DE PRIVATIZACAO - FGTS ELETROBRAS, GUIDESTONE FUNDS EMERGING MARKETS EQUITY FUND, GUILERMO BORTOLUZZI BRONDANI, GUILHERME FEIJO ROCHA LIMA, GUILHERME GIACOMAZZI, GUILHERME PANZETTI ALONSO, GUILHERME ROCHA GAMBIM, GUILHERME SILVA FERREIRA, GUILHERME VIEIRA RIBEIRO, GUILHERME WESTIN DUARTE DE AZEVEDO, GUSTAVO BERTOLLINI LAMY, GUSTAVO CANGUSSU SILVA, GUSTAVO JACINTO SILVA GONCALVES, GUSTAVO LAMONATO CLARO, GUSTAVO MITSUYUKI WAKU, GUSTAVO OLIVEIRA MARTINS, HAND COMPOSITE EMPLOYEE BENEFIT TRUST, HANDELSBANKEN EMERGING MARKETS INDEX, HANDELSBANKEN GLOBAL INDEX CORE, HANDELSBANKEN GLOBAL INDEX CRITERIA, HARTFORD SCHRODERS EMERGING MARKETS EQUITY FUND, HARTFORD SCHRODERS INTERNATIONAL MULTI-CAP VALUE FUND, HC CAPITAL TRUST THE EMERGING MARKETS PORTFOLIO, HELIO BOMFIM CARDOSO, HENRIQUE KLEIN, HENRIQUE SOARES DE SOUZA, HERMIRO TEIXEIRA MENDES FILHO, HESTA, HEXAVEST EMERGING MARKETS FUND, HGIF - GLOBAL EMERGING MARKETS MULTI-ASSET INCOME, HOBSON/LUCAS FAMILY FOUNDATION, HOMERO FONSECA SANTIAGO MACIEL, HOSTPLUS POOLED SUPERANNUATION TRUST, HPE COMMON CONTRACTUAL FUND, HSBC BANK PLC AS TRUSTEE OF STATE STREET AUT EMERG, HSBC BANK PLC AS TRUSTEE OF STATE STREET AUT EMERG, HSBC BANK PLCS AS TRUSTEE OF STATE STREET AUT GLOB, HSBC ETFS PLC - HSBC PLUS EMERGING MARKETS EQUITY INCOME QUA, HSBC ETFS PLC - HSBC PLUS EMERGING MARKETS EQUITY QUANT ACTI, HSBC ETFS PUBLIC LIMITED COMPANY, HSBC GLOBAL INVESTMENT FUNDS - BRAZIL EQUITY, HSBC GLOBAL INVESTMENT FUNDS - BRIC EQUITY, HSBC GLOBAL INVESTMENT FUNDS - BRIC MARKETS EQUITY, HSBC INDEX TRACKER INVEST. FUNDS FTSE ALL WORLD INDEX FUND, HSBC INDEX TRACKER INVESTMENT FUNDS - MSCI EMERGING MARKETS, HSBC INDEX TRACKER INVESTMENT FUNDS - MSCI EMERGING MARKETS, HUANG WEN HSIEN, HUMBERTO SIMOES DE SOUZA RIBEIRO, IBM 401 (K) PLUS PLAN, ICARO SILVA FERREIRA DE SANTANA, IGOR IVAN GAUDEDA, IGOR SILVA DA SILVA, ILFRAN LOPES GONCALVES, IMCO EMERGING

MARKETS PUBLIC EQUITY LP, INDUSTRIAL ALLIANCE INSURANCE AND FINANCIAL SERVICES INC., INDUSTRIENS PENSIONFORSIKRING, INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT, A T F, INTERNATIONAL EQUITIES B UNIT TRUST, INTERNATIONAL EQUITIES PASSIVE B UNIT TRUST, INTERNATIONAL EQUITY PRIVATE WEALTH POOL, INTERNATIONAL EXPATRIATE BENEFIT MASTER TRUST, INTERNATIONAL MONETARY FUND, INTERVENTURE EQUITY INVESTMENTS LIMITED, INVESCO EMERGING MARKETS ENHANCED EQUITY UCITS ETF, INVESCO INVESTMENT MANAGEMENT LTD, ACTING AS MANAG, INVESCO MARKETS III PLC - INV FTSE RI EMERGING MARK U ETF, INVESCO MARKETS III PLC - INVESCO FTSE RAFI ALL-WORLD 3000 U, INVESCO MSCI EMERGING MARKETS ESG UNIVERSAL SCREEN, INVESCO MSCI GLOBAL CLIMATE 500 ETF, INVESCO OPPENHEIMER GLOBAL MULTI-ASSET GROWTH FUND, INVESCO POOLED INVESTMENT FUND - GLOBAL STRATEGIC EQUITY FUN, INVESCO RAFI EMERGING MARKETS ETF, INVESCO SP EMERGING MARKETS LOW VOLATILITY ETF, INVESCO SP EMERGING MARKETS MOMENTUM ETF, INVESTORS WHOLESALE EMERGING MARKETS EQUITIES TRUST, IPAC ASSET MANAGEMENT LIMITED AS RESPONSIBLE ENTITY FOR IPAC, IRINEU DARIO STAUB, IRIS ROCHA ARAUJO, ISABELLA CAROLINE NOVO NOBRE, ISHARES (DE) I INVESTMENTAKTIENGESSELLSCHAFT MIT TG, ISHARES CORE MSCI EMERGING MARKETS ETF, ISHARES CORE MSCI EMERGING MARKETS IMI INDEX ETF, ISHARES CORE MSCI TOTAL INTERNATIONAL STOCK ETF, ISHARES EDGE MSCI MIN VOL EMERGING MARKETS ETF, ISHARES EDGE MSCI MULTIFACTOR EMERGING MARKETS ETF, ISHARES EMERGING MARKETS FUNDAMENTAL INDEX ETF, ISHARES EMERGING MARKETS IMI EQUITY INDEX FUND, ISHARES GLOBAL UTILITIES ETF, ISHARES III PUBLIC LIMITED COMPANY, ISHARES LATIN AMERICA 40 ETF, ISHARES MSCI ACWI ETF, ISHARES MSCI ACWI EX U.S. ETF, ISHARES MSCI BRAZIL ETF, ISHARES MSCI BRIC ETF, ISHARES MSCI EMERGING MARKETS ETF, ISHARES MSCI EMERGING MARKETS EX CHINA ETF, ISHARES MSCI EMERGING MARKETS QUALITY FACTOR ETF, ISHARES MSCI EMERGING MARKETS VALUE FACTOR ETF, ISHARES PUBLIC LIMITED COMPANY, ISHARES VI PUBLIC LIMITED COMPANY, IVO MENEZES, IVO SERGIO BARAN, J P MORGAN INVESTMENT FUNDS, JANA EMERGING MARKETS SHARE TRUST, JANUARIO ARRIERO BORTTAN, JAQUELINE DINIZ BARROS, JARDIEL HENRIQUE DE LIMA BATISTA, JNL EMERGING MARKETS INDEX FUND, JNL MULTI-MANAGER EMERGING MARKETS EQUITY FUND, JNL/GQG EMERGING MARKETS EQUITY FUND, JNL/JPMORGAN GLOBAL ALLOCATION FUND, JOAO BATISTA CANDIDO DOMINGOS, JOAO CARLOS MARTINS, JOAO FERNANDO NUNES LIMA, JOAO LUCAS QUEIROZ DOS SANTOS LOPES, JOAO MANOEL NOGUEIRA DA SILVA, JOAO MARINHO GOMES JUNIOR, JOAO MORAES NETO, JOAO VITOR MORETO FERNANDES, JOEL MAGANHOTO DE SOUSA, JOHN HANCOCK FUNDS II INTERNATIONAL STRATEGIC EQUITY ALLOCAT, JOHN HANCOCK TRUST COMPANY COLLECTIVE INVESTMENT T, JOHN HANCOCK VARIABLE INS TRUST INTERN EQUITY INDEX TRUST, JONAS AGNEZI, JONATAS NEGRO GONCALVES BICUDO, JONATAS STEIN DA SILVA, JONNAS MELQUIADES LOPES DE ANDRADE, JORGE MARTINEZ MONGE, JOSE AUGUSTO SANCHES DE ALMEIDA RIOS, JOSE DAVID NUNES, JOSE EDUARDO RANGEL CURY, JOSE FERNANDO RODRIGUES, JOSE GUILHERME MONTEIRO DE MENEZES, JOSE LUIZ ROQUE, JOSE RAMOS DE ALMEIDA, JOSE ROBERTO RODRIGUES JUNIOR, JOSE VICTOR SOUSA ARAUJO, JOSIVALDO JOSE DOS ANJOS, JP MORGAN CHASE RETIREMENT PLAN, JP MORGAN FUND ICVC - JPM EMERGING MARKETS FUND, JP MORGAN GLOBAL EMERGING MKT INCOME TRUST PLC, JPMORGAN ACTIVE DEVELOPING MARKETS EQUITY ETF, JPMORGAN ACTIVEBUILDERS EMERGING MARKETS EQUITY ETF, JPMORGAN BETABUILDERS EMERGING MARKETS EQUITY ETF, JPMORGAN DIVERSIFIED RETURN EMERGING MARKETS EQUITY ETF, JPMORGAN EMERGING MARKETS EQUITY FUND, JPMORGAN EMERGING MARKETS RESEARCH ENHANCED EQUITY FUND, JPMORGAN ETFS (IRELAND) ICAV, JPMORGAN FUND ICVC - JPM EMERGING MARKETS INCOME FUND, JPMORGAN FUND ICVC - JPM MULTI-ASSET INCOME FUND, JPMORGAN FUNDS, JPMORGAN FUNDS - EMERGING MARKETS EQUITY FUND, JPMORGAN FUNDS LATIN AMERICA EQUITY FUND, JPMORGAN GLOBAL ALLOCATION FUND, JPMORGAN GLOBAL EMERGING MARKETS HYBRID FUND

(QDII), JPMORGAN INCOME BUILDER FUND, JPMORGAN INTERNATIONAL GROWTH ETF, JPMORGAN MULTI INCOME FUND, JULIANO BATISTA BENEDETTO, JULIANO MAIA LOPES E OU, JULIO CESAR BATISTA SILVA, JUNIOR FERNANDES DA SILVA, JUNIOR FERNANDES DA SILVA, KAPITALFORENINGEN INVESTIN PRO, GLOBAL EQUITIES I, KAPITALFORENINGEN INVESTIN PRO, VELLIV EMERGING MA, KAUAN HENRIQUE WERLICH, KLAUS MOSCHETTA SCHULTZE, KOOKMIN BANK ACTING AS TRUSTEE OF WOORI CLEARBRIDGE GLOBAL L, KOPERNIK GLOBAL ALL CAP FUND, KOPERNIK GLOBAL ALL-CAP MASTER FUND, LP, KOPERNIK GLOBAL COLLECTIVE INVESTMENT TRUST, KOPERNIK GLOBAL UNCONSTRAINED MASTER FUND, LP, KOPERNIK INTERNATIONAL FUND, KRANESHARES MSCI EMERGING MARKETS EX CHINA INDEX E, LAERERNES PENSION FORSIKRINGSAKTIESELSKAB, LAERTE DE ALMEIDA CORTEZ, LARISSA KOBAYASHI, LARRAINVIAL ASSET MANAGEMENT SICAV - LATIN AMERICAN EQUITY F, LAUDELINA JORGE XAVIER, LAZARD ASSET MANAGEMENT LLC, LAZARD/WILMINGTON ACW EX-US DIVERSIFIED ADVANTAGE, LEANDRO FELIX DE SOUSA, LEANDRO FRANHAM DE MORAES, LEANDRO RAIMUNDO DELGADO, LEGAL & GENERAL CCF, LEGAL & GENERAL COLLECTIVE INVESTMENT TRUST, LEGAL & GENERAL FUTURE WORLD ESG EMERGING MARKETS, LEGAL & GENERAL GLOBAL EMERGING MARKETS INDEX FUND, LEGAL & GENERAL GLOBAL EQUITY INDEX FUND, LEGAL & GENERAL ICAV, LEGAL & GENERAL INTERNATIONAL INDEX TRUST, LEGAL AND GENERAL ASSURANCE PENSIONS MNG LTD, LEGAL GEN FUTURE WRD CLIMATE CHANGE EQTY FACTORS IND FUND, LEGAL GENERAL SCIENTIFIC BETA EMERGING MARKETS FUND, LLC, LEGAL GENERAL U. ETF P. LIMITED COMPANY, LEILA DE ANDRADE ARENDT, LEMANIA GLOBAL EQUITY, LEO JUNIOR ERBES, LEO SOUTO NEUMANN, LEONARD HILSEN RATH KOTAKI, LEONARDO NUNES DE OLIVEIRA, LIONTRUST INVESTMENT FUNDS I - LIONTRUST LATIN AMERICA FUND, LOREI PAULICZ, LORENTZ, LOS ANGELES COUNTY EMPLOYEES RET ASSOCIATION, LUCAS FERNANDES MONTEIRO, LUCAS PINHEIRO AUGUSTO LIMA, LUCIANA MARIA JORDAO INACIO, LUCIANO JOSE PESCARINI, LUCIANO MICHAEL DE SOUZA, LUIS ANTONIO FERRARI TORNATORE, LUIS AUGUSTO DE FIGUEIREDO, LUIS DE MORISSON FARIA, LUIS HUMBERTO REZENDE BARBOSA, LUIZ ADELMO BUDANT JUNIOR, LUIZ ANTONIO LOURENCETTI, LUIZ AUGUSTO ALVES DA SILVA, LUIZ AUGUSTO IVO METZKER, LUIZ CLAUDIO SILVA, LUIZ FELIPE RUDGE LEITE, LUIZ FERNANDO RIBEIRO NUNES JUNI, LUIZ FLAVIO ALONSO SILVA, LUIZ PERBONI, LUIZ ROBERTO DE AGUIAR, LUIZ SALVADOR GUTIERREZ, LUIZA OTILIA MUNIZ FARIAS, LVIP SSGA EMERGING MARKETS EQUITY INDEX FUND, M&G (LUX) INVESTMENT FUNDS 1, M&G FUNDS 1 BLACKROCK EMERGING MARKETS EQUITY FUND, M&G FUNDS 1 GSAM GLOBAL EMERGING MARKETS EQUITY FUND, M&G FUNDS 1 MFS GLOBAL EMERGING MARKETS EQUITY FUND, M&G GLOBAL E. M. FUND A SUB FUND OF M&G I. F. (7), MACKENZIE EMERGING MARKETS EQUITY INDEX ETF, MACKENZIE GLOBAL ENVIRONMENTAL EQUITY MASTER FUND, MACKENZIE GREENCHIP GLOBAL ENVIRONMENTAL ALL CAP F, MACKENZIE GREENCHIP GLOBAL ENVIRONMENTAL EQUITY FU, MACKENZIE GREENCHIP GLOBAL ENVIRONMENTAL FUND, MACKENZIE GREENCHIP GLOBAL EQUITY POOL, MACQUARIE MULTI-FACTOR FUND, MACQUARIE TRUE INDEX EMERGING MARKETS FUND, MAIKEY YURI NAGAI LOZANO, MANAGED PENSION FUNDS LIMITED, MARCELO BRAGA DE CASTRO, MARCELO CINTRA VENTIM FILHO, MARCELO DELGADO LANDINI DE MATTOS, MARCELO DONIZETI DOS SANTOS, MARCELO EMERSON BATISTA, MARCELO MAGALHAES MONTOLAR, MARCELO NISHIKAWA DE FREITAS, MARCELO NOZARI PACHECO, MARCELO PEREIRA SETTE, MARCELO VILLAS BOAS MAGRINELLI, MARCIO AMORIM DOS SANTOS, MARCIO BASTOS COSTA, MARCIO CRISTIANO VILAS BOAS UTRERA, MARCIO GUILHERME MORAES DA COSTA, MARCIO ROBERTO DOS SANTOS LIMA, MARCIO VENDRAMIN, MARCO ANTONIO DE OLIVEIRA FARIAS, MARCO ANTONIO FERNANDES RAMOS, MARCO ANTONIO PACHECO JUNIOR, MARCONY JOSE FERRAZ GOMES, MARCOS ALVINO SILVA NETO, MARCOS ANTONIO DUARTE DA COSTA, MARCOS ANTONIO SANTOS MACHADO, MARCOS AURELIO PAZA, MARCOS MUSSI SIMIC, MARCOS OLIVEIRA DE LUNA, MARCOS PAULO ALVES BARBOZA, MARCOS PEREIRA DE ANDRADE, MARCOS ROBERTO RUI, MARCOS THIAGO MERSCHMANN FABIS, MARIA DO

SOCORRO LINHARES PINHEIRO, MARILINE DA COSTA LUZ MAGNUS DE SOUZA, MARIO FERREIRA DE ALCANTARA, MARLENE BENCHIMOL, MARLON ANDRE MLLICH, MARNIO CAVALCANTE CABRAL, MATHEUS DOBNER PERTILLE, MAURO CORDEIRO DORNELLAS, MAURO MENDES DA SILVA, MAYCON DOUGLAS DE LIMA, MBB PUBLIC MARKETS I LLC, MERCER EMERGING MARKETS EQUITY FUND, MERCER EMERGING MARKETS FUND, MERCER EMERGING MARKETS SHARES FUND, MERCER QIF FUND PLC, MERCER UCITS COMMON CONTRACTUAL FUND, MESSIAS CANDIDO DE LIMA AZEVEDO, METIS EQUITY TRUST, MFS BLENDED RESEARCH EMERGING MARKETS EQUITY FUND, MFS BLENDED RESEARCH INTERNATIONAL EQUITY FUND, MFS DEVELOPMENT FUNDS, LLC, MFS HERITAGE TRUST COMPANY COLLECTIVE INVESTMENT TRUST, MFS INVESTMENT FUNDS - BLENDED RESEARCH EMERGING, MGF, MGI FUNDS PLC, MGTS AFH DA GLOBAL EMERGING MARKETS EQUITY FUND, MI-FONDS K26, MIGUEL ANTONIO MARCON, MINEWORKERS PENSION SCHEME, MINISTRY OF ECONOMY AND FINANCE, MOBIUS LIFE LIMITED, MOISES NUNES DE OLIVEIRA, MORGAN STANLEY PATHWAY FUNDS - EMERGING MARKETS EQUITY FUND, MOYSES DIAS LOURENCO DA SILVA, MSCI ACWI EX-U.S. IMI INDEX FUND B2, MSCI EMERGING MARKETS EX CHINA IMI INDEX FUND, MSCI EQUITY INDEX FUND B - BRAZIL, MULTI MANAGER CANADA GLOBAL EQUITIES FUND, MULTI SOLUTIONS - PICTET MULTI ASSET OPPORTUNITIES, NAT WEST BK PLC AS TR OF ST JAMES PL GL SMALL COMP UNIT FUND, NATIONAL COUNCIL FOR SOCIAL SECURITY FUND, NATIONAL EMPLOYMENT SAVINGS TRUST, NATIONAL PENSION INSURANCE FUND, NATWEST TRUSTEE AND DEPOSITARY SERVICES LIMITED AS, NATWEST TRUSTEE AND DEPOSITARY SERVICES LIMITED AS TRUSTEE O, NATWEST TRUSTEE N DEPOSITARY S L AS T OF ST. J S M U T, NEW SOUTH WALLE TR CORP AS TR FOR THE TC EMER MKT SHAR FUND, NEW YORK STATE COMMON RETIREMENT FUND, NEW YORK STATE TEACHERS RETIREMENT SYSTEM, NGS SUPER, NIEMEYER VICENTE DA SILVA, NILVO REINOLDO FRIES, NIVALDO MONTENEGRO CARNEIRO NETO, NORDEA 1, SICAV- NORDEA 1- LATIN AMERICAN EQUITY FUND, NORTHERN EMERGING MARKETS EQUITY INDEX FUND, NORTHERN TRUST COLLECTIVE ALL COUNTRY WORLD I (ACWI) E-U F-L, NORTHERN TRUST COLLECTIVE EMERGING MARKETS INDEX FUND- LEND, NORTHERN TRUST COLLECTIVE EMERGING MARKETS QUALITY, NORTHERN TRUST COMMON ALL COUNTRY WORLD EX-US INVESTABLE MAR, NORTHERN TRUST COMMON ALL COUNTRY WORLD INDEX (ACWI) EX-US F, NORTHERN TRUST COMMON EMER MAR INDEX FUN NON LENDING, NORTHERN TRUST INVESTMENT FUNDS PLC, NORTHERN TRUST UCITS FGR FUND, NTGI QUANTITATIVE MANAGEMENT COLLEC FUNDS TRUST, NUVEEN EMERGING MARKETS EQUITY INDEX FUND, NUVEEN/SEI TRUST COMPANY INVESTMENT TRUST, NVIT GS EMERGING MARKETS EQUITY INSIGHTS FUND, OMERS ADMINISTRATION CORPORATION, ONEPATH GLOBAL EMERGING MARKETS SHARES(UNHEDGED) INDEX POOL, OPPORTUNITY ACOES FIA BDR NIVEL I IE, OPPORTUNITY LOGICA MASTER FIA, OPPORTUNITY SELECTION MASTER FIF ACOES RESP LTDA, OPSEU PENSION PLAN TRUST FUND, OPTIMIX WHOLESALE GLOBAL EMERGING MARKETS SHARE TRUST, OTAVIO AUGUSTO DE ATAIDE, PACER EMERGING MARKETS CASH COWS 100 ETF, PACIFIC GAS A EL COMP NU F Q CPUC DEC MASTER TRUST, PACIFIC SELECT FUND, PACIFIC SELECT FUND - PD EMERGING MARKETS PORTFOLIO, PAMELA FERREIRA LEITE BRUCHACSEK, PARAMETRIC EMERGING MARKETS FUND, PARAMETRIC TAX-MANAGED EMERGING MARKETS FUND, PARTNER FI EM ACOES INVESTIMENTO NO EXTERIOR, PAULO DE SOUZA AFONSO, PAULO EDUARDO CHIACCHIO, PAULO HERCIDIO DE SOUZA, PAULO MARTINI, PAULO ROBERTO ARALDI BRANDOLI, PAULO ROBERTO REIS JUNIOR, PAULO SERGIO DE JESUS, PEDRO BERNARDINELLI JUNIOR, PEDRO CARLOS COSENTINO, PEDRO CARVALHO DO NASCIMENTO, PEDRO GALUPPO BOTELHO MARTINS, PEDRO HENRIQUE ROMAO DA SILVA, PEDRO HENRIQUE VIEIRA BARROS, PEDRO PAULO DE MAGALHAES OLIVEIRA JR, PENSIONDANMARK PENSIONSFORSIKRINGSAKTIESELSKAB, PEOPLE S BANK OF CHINA, PERFIN FORESIGHT II MASTER FUNDO DE INVESTIMENTO EM ACOES, PERFIN FORESIGHT MASTER FUNDO DE INVESTIMENTO EM ACOES, PERFIN UTILITIES MASTER FUNDO DE INVESTIMENTO EM ACOES, PGIM QUALIFYING INVESTOR FUNDS PLC, PHILADELPHIA GAS WORKS PENSION PLAN, PHOENIX U T M L R P A S INDEX

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INVESTIMENTO MULTIMERCADO, SAFRA IBOVESPA ALOCAO MASTER FUNDO DE INVESTIMENTO EM AES, SAFRA IBOVESPA FUNDO DE INDICE, SAFRA INDEX MASTER FIA, SAFRA INFRAESTRUTURA-FDO DE INV.EM ACOES, SAFRA KEPLER ADVANCED MASTER FUNDO DE INVESTIMENTO MULTIMERC, SAFRA KEPLER EQUITY HEDGE FIM, SAFRA KEPLER FUNDO DE INVESTIMENTO MULTIMERCADO, SAFRA KEPLER MACRO MASTER FIF CLASSE DE INVESTIMENTO MULTIME, SAFRA PITAGORAS MASTER FIF CLASSE DE INV MULTIMERCADO RESP L, SAFRA PREV ACOES FUNDO DE INVESTIMENTO EM ACOES, SAFRA PREV COPERNICO FIM PREVIDENCIARIO, SAFRA PREV DIVIDENDOS FUNDO DE INVESTIMENTO EM ACOES PREVIDE, SAFRA PREV KEPLER EQUITY HEDGE FUNDO DE INVESTIMENTO MULTIME, SAFRA PREV LONG BIAS MASTER FUNDO DE INVESTIMENTO AES PREVID, SAFRA PREV MULTI ESTRATEGIA FI MULTIMERCADO PREVIDENCIARIO, SAFRA PREV NEWTON FIM CP PREVIDENCIARIO, SAFRA PREV RETORNO ABSOLUTO MASTER CLASSE DE INVESTIMENTO MU, SAFRA PREV TOTAL RETURN FUNDO DE INVESTIMENTO EM ACOES PREVI, SAFRA PREV VESALIUS MASTER FIM CP PREVIDENCIARIO, SAFRA PRIVATE-FUNDO DE INVESTIMENTO EM ACOES, SALAAM INTERNATIONAL PASSIVE EQUITIES FUND, SALVADOR FERNANDES DE JESUS JUNIOR, SALVADOR ROCHA LISBOA, SAMUEL PINHEIRO NETO, SAS TRUSTEE CORPORATION POOLED FUND, SAULO CALDEIRA DA SILVA, SBC MASTER PENSION TRUST, SCHRODER ADVANCED B. G. E. VALUE FUND, SCHRODER CAPITAL MANAGEMENT COLLECTIVE TRUST, SCHRODER COLLECTIVE INVESTMENT TRUST, SCHRODER EMERGING MARKETS FUND (CANADA), SCHRODER GEP GLOBAL ACTIVE VALUE FUND, SCHRODER GLOBAL EMERGING MARKETS FUND, SCHRODER GLOBAL VALUE FUND, SCHRODER INST POOLED FUNDS - ADVANCED GLOBAL EQUITY FUND, SCHRODER INTERNATIONAL SELECTION FUND, SCHRODER INTL SELECTION F - LATIN AMERICAN, SCHRODER INTL SELECTION FD-EMERGING MKTS, SCHRODER PENSION MANAGEMENT LIMITED, SCHRODER SUSTAINABLE FUTURE MULTI-ASSET FUND, SCHRODER SUSTAINABLE MULTI-FACTOR EQUITY FUND, SCHWAB EMERGING MARKETS EQUITY ETF, SCHWAB FUNDAMENTAL EMERGOING MARKETS LARGE COMPANY INDEX ETF, SCHWAB FUNDAMENTAL EMERGING MARKETS LARGE COMPANY INDEX FUND, SCOTIA EMERGING MARKETS EQUITY INDEX TRACKER ETF, SCOTTISH W I S F ICVC-E. MRKT PARIS-A INDEX E.T. FUND, SCOTTISH WIDOWS INVESTMENT SOLUTIONS FUNDS ICVC- FUNDAMENTAL, SCOTTISH WIDOWS LIMITED, SCOTTISH WIDOWS MANAGED INVESTMENT FUNDS ICVC -INT, SCRI ROBECO QI INST EMERG MKTS ENHANCED IND EQUITIES FUND, SEI GLOBAL MASTER FUND PLC - THE SEI FACTOR ALLOCA, SEI GLOBAL MASTER FUND PLC, THE SEI EMERGING MKT EQUITY FUND, SEI INST INT TRUST EM MKTS EQUITY FUND, SEI INST INVEST TR WORLD EQ EX-US FUND, SEI INSTITUTIONAL INVESTMENTS TRUST SWE EX-US FUND, SEI SELECT EMERGING MARKETS EQUITY ETF, SERGIO HENRIQUE OLIVEIRA DOS SANTOS, SERGIO SUZUKI, SHELL FOUNDATION, SHELL TR (BERM) LTD AS TR O SHELL OV CON P F, SIDNEY MAURY SENTONA, SILVENIO LUIZ EURICH, SIX CIRCLES MANAGED EQUITY PORTFOLIO INTERNATIONAL, SOCIAL PROTECTION FUND, SOUTHERN CAL ED C N F Q C DC MT S ON P VD N G, SPARTA FUNDO DE INVESTIMENTO EM ACOES - BDR NIVEL I, SPARTAN GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: SP, SPARTAN GROUP TRUST FOR EMPLOYEE BENEFIT PLANS: SPARTAN EMERG, SPDR MSCI ACWI EX-US ETF, SPDR MSCI EMERGING MARKETS FOSSIL FUEL FREE ETF, SPDR MSCI EMERGING MARKETS STRATEGICFACTORS ETF, SPDR S&P EMERGING MARKETS EX-CHINA ETF, SPW MULTI-MANAGER ICVC - SPW GLOBAL (EX UK) EQUITY, SPW MULTI-MANAGER ICVC - SPW TACTICAL FUND 1, SPW MULTI-MANAGER ICVC - SPW TACTICAL FUND 2, SSGA MSCI ACWI EX-USA INDEX NON-LENDING DAILY TRUST, SSGA SPDR ETFS EUROPE I PLC, SSGA SPDR ETFS EUROPE II PUBLIC LIMITED COMPANY, ST LT DEP SCOTTISH WIDOWS TRKS EMG MKT FUN, ST STR MSCI ACWI EX USA IMI SCREENED NON-LENDING COMM TR FD, STANLIB FUNDS LIMITED, STATE OF ALASKA RETIREMENT AND BENEFITS PLANS, STATE OF CONNECTICUT ACTING T. ITS TREASURER, STATE OF IDAHO, ENDOWMENT FUND INVESTMENT BOARD, STATE OF MINNESOTA STATE EMPLOYEES RET PLAN, STATE OF NEW JERSEY COMMON PENSION FUND D, STATE OF WYOMING, STATE ST GL ADV TRUST COMPANY INV FF TAX EX RET PLANS, STATE STREET

EMERGING MARKETS EQUITY INDEX FUND, STATE STREET GLOBAL ADVISORS LUX SICAV - S S G E M I E FUND, STATE STREET GLOBAL ALL CAP EQUITY EX-US INDEX PORTFOLIO, STATE STREET IRELAND UNIT TRUST, STATE STREET M BRAZIL I N L COMMON TRUST FUND, STATE STREET VARIABLE INSURANCE SERIES FUNDS, INC, STICHTING BEDRIJFSTAKPENSIOENFONDS VOOR DE DETAILHANDEL, STICHTING BEWAARDER BELEGGINGEN MENZIS, STICHTING DEPOSITARY APG EMERGING MARKETS EQUITY POOL, STICHTING PENSIOENFONDS HOOGOEVENS, STICHTING PENSIOENFONDS MEDISCH SPECIALISTEN, STICHTING PENSIOENFONDS PGB, STICHTING PENSIOENFONDS VAN DE ABN AMRO BK NV, STICHTING PENSIONENFONDS VAN DE METALEKTRO (PME), STICHTING PHILIPS PENSIOENFONDS, STRIVE EMERGING MARKETS EX-CHINA ETF, STUDIO 70 RED PREVIDENCIARIO FIF MM RL, STUDIO ICATU 49 PREVIDENCIARIO FIM, STUDIO ICATU PREVIDENCIARIO FIFE FUNDO DE INVESTIMENTO MULTI, STUDIO LONG BIAS FUNDO DE INVESTIMENTO EM COTAS DE FUNDO DE, STUDIO MASTER FIA, STUDIO MASTER II FUNDO DE INVESTIMENTO ACOES, SUN LIFE SCHRODER EMERGING MARKETS FUND, SUNAMERICA SERIES TRUST SA EMERGING MARKETS EQUITY, SUNAMERICA SERIES TRUST SA JPMORGAN EMERGING MARKETS PORTFOL, SUPERANNUATION FUNDS MANAGEMENT CORPORATION OF S AUSTRALIA, SUSANA FERMINO DE JESUS ADAO, SWISS FONDS AG, FAOBO SWC (CH) IND FD I - SWC CH I EQ F E MK, SYMMETRY PANORAMIC GLOBAL EQUITY FUND, SYMMETRY PANORAMIC INTERNATIONAL EQUITY FUND, T ROWE PRICE FUNDS SICAV, TALES LUIZ DA SILVA, TD ACTIVE GLOBAL INFRASTRUCTURE EQUITY ETF, TD EMERALD EMERGING MARKETS INDEX POOLED FUND TRUS, TEACHER RETIREMENT SYSTEM OF TEXAS, TEACHERS RETIREMENT SYSTEM OF GEORGIA, TEACHERS RETIREMENT SYSTEM OF OKLAHOMA, TEACHERS RETIREMENT SYSTEM OF THE CITY OF NEW YORK, TEACHERS RETIREMENT SYSTEM OF THE STATE OF ILLINOIS, TELSTRA SUPER PTY LTD T TELSTRA S SCHEME, TEREZINHA BRAGA MIRANDA, TESCO PLC PENSION SCHEME, TEXAS MUNICIPAL RETIREMENT SYSTEM, THALLYSON RODRIGUES DA SILVA, THE BAILLIE GIFFORD GROUP TRUST, THE BANK OF N. Y. M. (INT) LTD AS T. OF I. E. M. E. I. F. UK, THE BANK OF NEW YORK MELLON EMP BEN COLLECTIVE INVEST FD PLA, THE BOARD OF THE PENSION PROTECTION FUND, THE BOARD OF TRUSTEES OF THE NATIONAL PROVIDENT FUND, THE BOEING COMPANY EMPLOYEE RETIREMENT PLANS MASTER TRUST, THE BUNTING FAMILY VI SOCIALLY RESPONSIBLE LLC, THE CALIFORNIA ENDOWMENT, THE EMERGING M.S. OF THE DFA, THE GOLDMAN SACHS TRUST COMPANY NA COLLECTIVE TRUST, THE INCUBATION FUND, LTD., THE MASTER T BK OF JPN, LTD AS T OF NIKKO BR EQ MOTHER FUND, THE MASTER TR BANK OF JAPAN AS TR FOR HSBC BRAZIL MOTHER FD, THE MASTER TRT BK JPN TRUSTEE OF JPM BRICS5 MOTHER FUND, THE MASTER TRUST BANK OF JAP LTD. AS TR. FOR MTBJ400045829, THE MASTER TRUST BANK OF JAP, LTD. AS TR. FOR MTBJ400045828, THE MASTER TRUST BANK OF JAPAN, LTD. AS T F MTBJ400045832, THE MASTER TRUST BANK OF JAPAN, LTD. AS T OF MUTB400021492, THE MASTER TRUST BANK OF JAPAN, LTD. AS T OF MUTB400021536, THE MASTER TRUST BANK OF JAPAN, LTD. AS T. FOR MTBJ400045835, THE MASTER TRUST BANK OF JAPAN, LTD. AS TOS LATIN AEMF, THE MASTER TRUST BANK OF JAPAN, LTD. AS TR FOR MTBJ400076142, THE MASTER TRUST BANK OF JAPAN, LTD. AS TR FOR MUTB400045792, THE MASTER TRUST BANK OF JAPAN, LTD. AS TRU FO MTBJ400045849, THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE FO, THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE FOR MTBJ4000, THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE FOR MUTB4000, THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE OF, THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE OF, THE MASTER TRUST BANK OF JAPAN, LTD. AS TRUSTEE OF MTBJ40002, THE MASTER TRUST BANK OF JAPAN, LTD. TRUSTEE MUTB400045794, THE MASTER TRUST BK OF JPN, LTD. AS TO BNP PBE MOTHER FD, THE MONETARY AUTHORITY OF SINGAPORE, THE NEW ZEALAND GUARDIAN TRUST COMPANY LIMITED IN ITS CAPAC, THE NOMURA T AND B CO LTD RE I E S INDEX MSCI E NO HED M FUN, THE PENSION RESERVES INVESTMENT MANAGEMENT BOARD, THE PEOPLE'S PENSION SCHEME, THE PRUDENTIAL INVESTMENT PORTFOLIOS, INC. - PGIM, THE PUBLIC INSTITUTION FOR SOCIAL SECURITY, THE PUBLIC INSTITUTION FOR SOCIAL

SECURITY, THE REGENTS OF THE UNIVERSITY OF CALIFORNIA, THE SOUTHERN COMPANY SYSTEM MASTER RETIREMENT TRUST, THE STATE TEACHERS RETIREMENT SYSTEM OF OHIO, THE TIFF KEYSTONE FUND, L.P., THIAGO FERREIRA DE SOUSA, THIAGO LOURO DE ARAUJO, THIAGO TITO DE ANDRADE, THIANY DANIELA MUTZENBERG, THOMAS BUECKMANN, THRIFT SAVINGS PLAN, THRIFT SAVINGS PLAN, TIAGO CARNEIRO MENDES, TIFF MULTI-ASSET FUND, TMTBJ TRT OF SCHRODER GLOBAL EMERGING EQUITY MOTHER FUND, TOTAL INTERNATIONAL EX U.S. I MASTER PORT OF MASTER INV PORT, TRANSAMERICA RV ALFAPREV MASTER FIA PREVIDENCIARIO, TRINITY HEALTH CORPORATION, TRPH CORPORATION, TT EM EX CHINA EQUITY FUND A SUB-FUND OF TT INTERN, TT EM M EQ F (THE FUND A SUB-FUND OF TT I FD PLC (THE CO), TT EM UNCONSTRAINED OPPORTUNITIES FUND LIMITED, TT EMERGING MARKETS OPPORTUNITIES FUND II LIMITED, TT EMERGING MARKETS OPPORTUNITIES FUND LIMITED, TT EMERGING MARKETS UNC FUND A SUB FUND OF TT INT FUNDS PLC, TT SUSTAINABLE EM EQUITY FUND, A SUB FUND OF TT IN, TULIO MENEZES MARTINS, TYLER FINANCE LLC, UBIRATAN MIGUEL JACOB, UI BVK KAPITALVERWALTUN. MBH ON BEHALF OF BAYVK A2-FONDS, UNIVERSAL INVEST LUXEMBOURG SA ON BEHALF OF UNIVEST, UNIVERSAL-INVESTMENT-GE. MBH ON B. OF LVUI EQ. EM. MKTS, UNIVERSAL-INVESTMENT-GESELLSCHAFT MBH ON BEHALF OF BROCKEN-U, UTAH STATE RETIREMENT SYSTEMS, UTILICO EMERGING MARKETS TRUST PLC, UTIMCO SP II LLC, VALMIR PASSI, VALTER JOSE CARVALHO CAMPOS, VANGUARD EMERGING MARKETS EX-CHINA ETF, VANGUARD EMERGING MARKETS SELECT STOCK FUND, VANGUARD EMERGING MARKETS SHARES INDEX FUND, VANGUARD EMERGING MARKETS STOCK INDEX FUND, VANGUARD F. T. C. INST. TOTAL INTL STOCK M. INDEX TRUST II, VANGUARD FIDUCIARY TRT COMPANY INSTIT T INTL STK MKT INDEX T, VANGUARD FUNDS PUBLIC LIMITED COMPANY, VANGUARD INTERNATIONAL HIGH DIVIDEND YIELD INDEX F, VANGUARD INV FUNDS ICVC-VANGUARD FTSE GLOBAL ALL CAP INDEX F, VANGUARD INVESTMENT SERIES PLC, VANGUARD INVESTMENTS FUNDS ICVC-VANGUARD GLOBAL EMERGING M F, VANGUARD TOTAL INTERNATIONAL STOCK INDEX FD, A SE VAN S F, VANGUARD TOTAL WORLD STOCK INDEX FUND, A SERIES OF, VARIABLE INSURANCE PRODUCTS FUND II: INTERNATIONAL, VARMA MUTUAL PENSION INSURANCE COMPANY, VENERABLE EMERGING MARKETS EQUITY FUND, VICTORYSHARES USAA MSCI E. M. VALUE M. ETF, VIRGINIA PAULA DE CARVALHO LOPES, VIRGINIA RETIREMENT SYSTEM, VIRTUS GLOBAL FUND ICAV, VIRTUS PARTNERS, INC., VITOR NOGUEIRA GUIMARAES ALVES LEITE, VONTOBEL FUND, VOYA MULTI-MANAGER EMERGING MARKETS EQUITY FUND, VOYA VACS INDEX SERIES EM PORTFOLIO, VOYA VACS SERIES EME FUND, VY JPMORGAN EMERGING MARKETS EQUITY PORTFOLIO, WALTER BEZERRA DE MOURA, WASHINGTON STATE INVESTMENT BOARD, WELLINGTON DE OLIVEIRA DA SILVA JUNIOR, WELLS FARGO (LUX) WORLDWIDE FUND, WELLS FARGO DIVERSIFIED INCOME BUILDER FUND, WESLEY DIAS MACIEL, WESLEY ROSSI YAMAUTI, WESLEY THIMAR TESKE, WEST YORKSHIRE PENSION FUND, WILLIAM BIN FALINSKI, WILLIAM FARIA GONZAGA, WILMAR KLEEMANN, WILMINGTON TRUST COLLECTIVE INVESTMENT TRUST - PIO, WLAND OLIVEIRA CAMILO JUNIOR, WM POOL - EQUITIES TRUST NO 74, WM POOL - EQUITIES TRUST NO. 75, WM POOL - EQUITIES TRUST NO. 76, WM POOL - FIXED INTEREST TRUST NO. 12, WPA MASTER MULTIMERCADO CREDITO PRIVADO FUNDO DE INVESTIMENT, WS ACCESS GLOBAL ACTIVE VALUE FUND, WS ACCESS GLOBAL EQUITY CORE FUND, WS WALES PP EMERGING MARKETS EQUITY FUND, XTRACKERS, XTRACKERS (IE) PUBLIC LIMITED COMPANY, XTRACKERS MSCI ACWI EX USA ESG LEADERS EQUITY ETF, XTRACKERS MSCI EMERGING MARKETS ESG LEADERS EQUITY, YURI FERREIRA GOMES DIAS; ABS BOLD MASTER FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCAD, ABS TOTAL MASTER FIF MULTIMERCADO, ABSOLUTE ALPHA GLOBAL MASTER FIM, ABSOLUTE ALPHA MARB MASTER FIM, ABSOLUTE BOLD PREV FIF MULT RESPONSABILIDADE LIMITADA, ABSOLUTE BRASIL PREV FIFE FUNDO DE INVESTIMENTO MULTIMERCADO, ABSOLUTE ENDURANCE FIA FIFE PREV, ABSOLUTE ENDURANCE IVP FIA, ABSOLUTE ENDURANCE MASTER FIA, ABSOLUTE HEDGE MASTER FIM, ABSOLUTE HEDGE PREVIDENCIA FUNDO DE INVESTIMENTO F,

ABSOLUTE PACE LONG BIASED MASTER FUNDO DE INVESTIMENTO EM AC, ABSOLUTE PACE MASTER FUNDO DE INVESTIMENTO MULTIMERCADO, ABSOLUTE PACE PREV C1 FIFE FIA - RL, ABSOLUTE PACE PREV FIFE FIF EM ACOES, ABSOLUTE PACE PREV FIFE FUNDO DE INVESTIMENTO EM ACOES, ABSOLUTE PREVIDENCIARIO B FIFE MASTER FIF MULTIMERCADO RESP, ABSOLUTE PREVIDENCIARIO ITAU MASTER FUNDO DE INVESTIMENTO FI, ABSOLUTE PREVIDENCIARIO MASTER FIM, ABSOLUTE PREVIDENCIARIO MASTER II FIM, ABSOLUTE VERTEX MASTER FUNDO DE INVESTIMENTO FINANCEIRO MULT, ABSOLUTE VERTEX PREV BRADESCO FIFE PREV. FIFE FIM, ABSOLUTE VERTEX PREV C1 FIFE FUNDO DE INVESTIMENTO FINANCEIR, ABSOLUTE VERTEX PREV FIFE C2 FUNDO DE INVESTIMENTO FINANCEIR, ABSOLUTE VERTEX PREV FIFE FIM, ABSOLUTE VERTEX PREV II FIFE FUNDO DE INVESTIMENTO FINANCEIR, AGORA DIVERSIFICACAO INDEX FUNDO DE INVESTIMENTO EM ACOES, ASTER INSTITUCIONAL MASTER FIA, ASTER MASTER FIA Q, ASTER MASTER FUNDO DE INVESTIMENTO EM ACOES G BDR NIVEL I, ASTER PREV A FIFE FIF ACOES RESP LTDA, ATIT MASTER PREV FIFE FIA, ATMOS INSTITUCIONAL MASTER FIA, ATMOS MASTER FUNDO DE INVESTIMENTO DE ACOES, ATMOS MASTER PREV FUNDO DE INVESTIMENTO AES, BNP PARIBAS ACTION MASTER FIA, BNP PARIBAS AURORA FIM, BNP PARIBAS LONG & SHORT CLASSE DE INVESTIMENTO MULTIMERCADO, BNP PARIBAS MASTER IBRX FIA, BRADESCO FIA DIVIDENDOS, BRADESCO FIA IBOVESPA PLUS, BRADESCO FIA IBRX MULTIPATROCINADO, BRADESCO FIA MASTER DIVIDENDOS, BRADESCO FIA MASTER IBOVESPA, BRADESCO FIA MASTER IBRX, BRADESCO FIA MASTER PREVIDENCIA, BRADESCO FIA SMART ALLOCATION, BRADESCO FIA SUSTENTABILIDADE EMPRESARIAL, BRADESCO FIM CREDITO PRIVADO INVEST NO EXTERIOR CH, BRADESCO FIM FUND AMAZONAS SUSTENTAVEL - FAS, BRADESCO FIM LONG AND SHORT, BRADESCO FUNDO DE INVESTIMENTO EM ACOES MASTER LONG BIASED, BRADESCO FUNDO DE INVESTIMENTO EM ACOES MASTER LONG ONLY, BRADESCO FUNDO DE INVESTIMENTO EM ACOES MASTER PREVIDENCIA I, BRADESCO FUNDO DE INVESTIMENTO EM ACOES ZINCO, BRADESCO FUNDO DE INVESTIMENTO RENDA FIXA - 1865, BRADESCO FUNDO MUTUO DE PRIVATIZACAO FGTS CL, BRADESCO H FUNDO DE INVESTIMENTO EM ACOES IBOVESPA, BRADESCO MASTER EQUITY HEDGE PREV FIFE FIF MULT - RESP LTDA, BRADESCO MIGRACAO FUNDO MUTUO DE PRIVATIZACAO FGTS CI ELETRO, BRADESCO MSTER VALOR FIFE FIF AES - RL, BRADESCO MULTIPORTFOLIO FMP FGTS CL RESP LIMITADA, BRADESCO SAUDE S/A, BRADESCO VIDA E PREVIDENCIA S/A, BRADSEG PARTICIPACOES S.A, BRAM FI MULTIMERCADO CURENCIES, BRAM FIA IBOVESPA ATIVO, BRAM FIA IBRX ATIVO, BRAM FIA INSTITUCIONAL, BRAM FIA LONG ONLY, BRAM FUNDAMENTAL FUNDO DE INVESTIMENTO EM AES, BRAM FUNDO DE INVESTIMENTO EM ACOES, BRAM FUNDO DE INVESTIMENTO EM ACOES IBOVESPA, BRAM FUNDO DE INVESTIMENTO EM ACOES IBRX 50, BRAM FUNDO DE INVESTIMENTO EM ACOES SUSTENTABILIDADE EMPRESA, BRAM FUNDO DE INVESTIMENTO MULTIMERCADO EQUITY HEDGE, BRAM H FI EM ACOES IBOVESPA GESTAO, BRAM H FI EM ACOES PASSIVO IBRX, BRAM H FUNDO DE INVESTIMENTO ACOES DIVIDENDOS, BRAM H FUNDO DE INVESTIMENTO ACOES INSTITUCIONAL, BRAM LONG BIASED FUNDO DE INVESTIMENTO EM ACOES, CAIXA VINCI VALOR DIVIDENDOS FUNDO DE INVESTIMENTO EM ACOES, CAIXA VINCI VALOR FIA, CANADIAN EAGLE PORTFOLIO LLC. (RV), CAPSTONE MACRO MASTER FUNDO DE INVESTIMENTO MULTIMERCADO, CARLOS AUGUSTO MOREIRA, CHAPADA DOS VEADEIROS FIA, CLAUDIO ROBERTO PARISOTTO, CLUBE DE INV DOS EMP CIA SIDERURGICA TUBARAO, CONSTELLATION 100 PREV FIM FIFE, CONSTELLATION 70 PREVIDENCIA FIP MULTIMERCADO, CONSTELLATION BP 100 PREV FIA FIFE, CONSTELLATION BRADESCO 100 FIFE FUNDO DE INVESTIMENTO EM AC, CONSTELLATION COMPOUNDERS ESG MASTER FIA, CONSTELLATION ICATU 70 PREV FIM, CONSTELLATION MASTER FUNDO DE INVESTIMENTO DE ACOES, CONSTELLATION QUALIFICADO MASTER FUNDO DE INVESTIMENTO DE AC, CONSTELLATION SULAMERICA PREV FUNDO DE INVESTIMENTO MULTIMER, CONSTELLATION XP SEG 70 PREVIDENCIA FUNDO DE INVES, EMB II FUNDO DE INVESTIMENTO FINANCEIRO CLASSE DE INVESTIMEN, EVOLVE LONG ONLY FUNDO DE INVESTIMENTO FINANCEIRO EM

ACOES, EVOLVE MASTER FUNDO DE INVESTIMENTO EM ACOES, FI DE INDICE-CLASSE DE INVEST ETF BRADE IBOVESPA -RESP LTDA, FIF CLASSE DE INVESTIMENTO EM ACOES ARUBA RESP LTDA, FIF CLASSE DE INVESTIMENTO EM ACOES VIVEST IBOVESPA ATIVO RE, FIF CLASSE DE INVESTIMENTO EM ACOES VIVEST LONG ONLY RESP LT, FII - CI B-INDEX MORNINGSTAR SETORES DEFENSIVOS BRASIL - RL, FII- CI B-INDEX MORNINGSTAR BRASIL PESOS IGUAIS - RL, FP XP TOTAL RETURN FUNDO DE INVESTIMENTO EM ACOES, FRANCISCO ASSIS DUARTE DE LIMA, FRANKLIN FVL 70 PREV MULTIMERCADO FUNDO DE INVEST, FRANKLIN LONG BIAS FIM, FRANKLIN LONG BIAS PREV MULTIMERCADO FUNDO DE INV, FRANKLIN MULTIPREV IBOVESPA ATIVO FI EM ACOES, FRANKLIN TEMPLETON FF INDICE ATIVO FIA, FRANKLIN VALOR E LIQUIDEZ 70 ADVISORY XP SEGUROS PREV FIM, FRANKLIN VALOR E LIQUIDEZ FVL - FIC DE FIA, FRANKLIN VALOR E LIQUIDEZ LONG BIAS PREV FUNDO DE INVESTIMEN, FUNDO DE INVESTIMENTO EM ACOES MASTER PREVIDENCIA ESG, GERACAO FUTURO L.PAR FUNDO DE INVESTIMENTO EM ACOES, GMAC FUNDO DE INVESTIMENTO FINANCEIRO MULTIMERCADO, GT3 INFRA FUNDO INCENTIVADO DE INVEST FINAN EM INFRA RF, IAJA SAM ACOES FUNDO DE INVESTIMENTO, IBOVESPA 157 FI FINANCEIRO CIA RESP LTDA, IPANEMA FIF ACOES - RESPONSABILIDADE LIMITADA, ITAU ABSOLUTE VERTEX PREV FIFE FUNDO DE INVESTIMENTO FINANCE, JABURA FUNDO DE INVESTIMENTO FINANCEIRO ACOES, JNJ IBRX PASSIVO FIF CL DE INVESTIMENTO EM ACOES RL, JOAO ZACARIAS FILHO, LINUS LLC, MARCELO GOMES GARDUCCI, MBPREV V FUNDO DE INVESTIMENTO EM ACOES, NAF ENIGMA II FUNDO DE INVESTIMENTO MULTIMERCADO, NAVI A PREVIDENCIA FUNDO DE INVESTIMENTO EM ACOES MASTER, NAVI CRUISE MASTER FUNDO DE INVESTIMENTO EM ACOES, NAVI FENDER MASTER FUNDO DE INVESTIMENTO EM ACOES, NAVI INSTITUCIONAL MASTER FUNDO DE INVESTIMENTO EM ACOES, NAVI LONG BIASED MASTER FUNDO DE INVESTIMENTO MULTIMERCADO, NAVI LONG SHORT MASTER FUNDO DE INVESTIMENTO MULTIMERCADO, NAVI LONG SHORT XP SEGUROS PREVIDENCIA FIM, NUCLEOS VII VINCI FIA, PARATY FUNDO DE INVESTIMENTO FINANCEIRO ACOES RESPONSABILIDA, PIPA FI FINANCEIRO CIA RESP LTDA, RODRIGO VERGILIO DE SOUZA, RVA EMB VI FIF CI EM ACOES RESP LTDA, SAFARI MASTER FIM, SAFARI MASTER PREV CEM FUNDO DE INVESTIMENTO MULTIMERCADO FI, SAFARI MASTER PREV FUNDO DE INVESTIMENTO MULTIMERCADO, SAFARI SAVANA LONG BIAS FUNDO DE INVESTIMENTO MULTIMERCADO -, SAM SELECAO DINAMICO FIA BDR NIVEL 1, SANTANDER ETHICAL ACOES SUSTENTABILIDADE FI, SANTANDER FDO DE INV PREV SELECAO TOP ACOES, SANTANDER FDO DE INV.INSTITUCIONAL ACOES, SANTANDER FI DIVIDENDOS TOP ACOES, SANTANDER FI IBOVESPA PASSIVO ACOES, SANTANDER FI IBRX ACOES, SANTANDER FI VALOR ACOES, SANTANDER FUNDO MUTUO DE PRIVATIZACAO - FGTS CARTEIRA LIVRE, SANTANDER FUNDO MUTUO DE PRIVATIZACAO - FGTS ELETROBRAS, SANTANDER PREV AES DIVIDENDOS FUNDO DE INVESTIMENTO, SANTANDER PREV ETHICAL ACOES SUSTENTABILIDADE FI, SANTANDER PREV MULTIMERCADO SELECAO LONG BIASED FI, SANTANDER PREV SELECAO 70 MULTIMERCADO FUNDO DE INVESTIMENTO, SANTANDER SAM 203 FUNDO DE INVESTIMENTO FINANCEIRO RESPONSABIL, SANTANDER SELECAO LONG BIASED MULTIMERCADO FI, SANTANDER STAR LONG SHORT DIRECIONAL MULTIMERCADO FI, SARHPREV IBOVESPA ATIVO FIF ACOES RESP LTDA, SERGIO FEIJAO FILHO, SPX APACHE MASTER FIA, SPX FALCON INSTITUCIONAL MASTER FI MULTIMERCADO, SPX FALCON MASTER FIA, SPX HORNET EQUITY HEDGE MASTER FIM, SPX LANCER PLUS PREVIDENCIARIO FIM, SPX LANCER PREVIDENCIARIO FIM, SPX LONG BIAS PREV MASTER 2 FIF MULT RESP LTDA, SPX LONG BIAS PREVIDENCIARIO MASTER FUNDO DE INVESTIMENTO MU, SPX NIMITZ MASTER FIM, SPX PATRIOT MASTER FIA, SPX RANGER PREVIDENCIARIO FIF MM - RESP LIMITADA, SPX RAPTOR MASTER FI EXT MM CP, SPX SUMMIT MACRO LONG SHORT MASTER FIF MULTIMERCADO CRED PRI, TIJUCA FUNDO DE INVESTIMENTO EM ACOES, TUCANO FIA PREVIDENCIARIO, UNIMED RV 15 FIM, VICTOR ADLER, VINCI ACOES A FUNDO DE INVESTIMENTO EM ACOES, VINCI GAS DIVIDENDOS FUNDO DE INVESTIMENTO EM ACOES, VINCI GAS DIVIDENDOS PREV FIFE FIF EM AES - RESPONSABILIDADE, VINCI JOATINGA FUNDO DE INVESTIMENTO EM ACOES, VINCI MOSAICO ADVISORY FIA, VINCI MOSAICO FIA, VINCI MOSAICO FUNDO DE

INVESTIMENTO DE ACOES, VINCI MOSAICO PREV 100 FIFE FIA, VINCI SELECAO FUNDO DE INVESTIMENTO EM ACOES, VINCI SOLIMOEES FIF - CLASSE DE INVE EM ACOES RESP LTDA, VINCI STB FUNDO DE INVESTIMENTO EM ACOES, WHYLLIAN CHRISTIANO ZAMPIROLI, WILSON AMARAL DE OLIVEIRA, WILSON PINTO FERREIRA JUNIOR, XP BALANCEADO F M DE PRIV FGTS CARTEIRA LIVRE, XP FLECHAS FIA, XP FUNDO MUTUO DE PRIVATIZACAO - FGTS ELETROBRAS, XP INVESTOR 30 MASTER FUNDO DE INVESTIMENTO DE ACOES, XP INVESTOR DIVIDENDOS CLASSE DE INVESTIMENTO EM ACOES RESP, XP INVESTOR EQUITY HEDGE MASTER FIM, XP INVESTOR F M DE PRIVATIZACAO FGTS CARTEIRA LIVRE, XP INVESTOR IBOVESPA ATIVO MASTER FI FINANCEIRO EM ACOES RES, XP INVESTOR LONG BIASED FIM, XP LONG BIASED ADVISORY XP SEGUROS P MASTER FIM IQ, XP LONG BIASED PREV FIFE MASTER FI FINANCEIRO MULTIMERCADO R, ZURICH SANTANDER BRASIL SEGUROS E PREVIDENCIA S.A., ARRECIFES FUNDO DE INVESTIMENTO EM ACOES, FINACAP ICATU PREVIDENCIARIO FIFE FIA, FINACAP MAURITSSTAD FUNDO DE INVESTIMENTO EM ACOES (*shareholders voting through BVDs*)

We hereby certify that this is a true copy of the original minutes recorded in the Company's proper book.

Rio de Janeiro - RJ, April 1, 2026.

Rodolfo Constantino de Tella
Chairman

Bruno Salzano
Secretary

CENTRAIS ELÉTRICAS BRASILEIRAS S.A. – ELETROBRAS
(publicly-held company)
CNPJ No. 00.001.180/0001-26
NIRE 33.3.00346767

MINUTES OF THE EXTRAORDINARY GENERAL MEETING

HELD ON APRIL 1, 2026

SCHEDULE I – SUMMARY FINAL VOTING MAP

| | Resolutions | For | Against | Abstain and Blanks | Deliberation |
|---|---|---------------|-----------|--------------------|--------------------------------|
| 1 | The Management Proposal for the authorization for the Company's management to submit to B3 an application for the Company's admission, even if on a conditional basis, to the Novo Mercado special listing segment and for the Company's shares to be admitted to trading on such segment ("Migration to Novo Mercado"). | 1.127.515.375 | 82.996 | 45.155.727 | Approved by the majority |
| 2 | The Management Proposal for the conversion of all class A1 preferred shares issued by the Company (PNA1 and PNA1 Conversion, respectively), at a ratio of 1.1 common share (ON) for each 1 PNA1 share, the effectiveness of which shall be subject to the fulfillment of the following conditions precedent (Conditions Precedent – PNA1): a. approval of the PNA1 Conversion at a special meeting of shareholders holding PNA1, pursuant to article 136, paragraph 1 of the Brazilian Corporations Law (AGESP PNA1); b. approval of the PNB1 Conversion (as defined in item (3) below); and c. authorization by B3 for the Migration to Novo Mercado | 1.123.908.482 | 3.431.812 | 45.413.804 | Approved by the majority |
| 3 | The Management Proposal for the conversion of all class B1 preferred shares issued by the Company (PNB1 and PNB1 Conversion, respectively, and, together with the PNA1 Conversion, the PN Conversions), at a ratio of 1.1 ON share for each 1 PNB1 share, the effectiveness of which shall be subject to the fulfillment of the following conditions precedent (Conditions Precedent – PNB1): a. approval of the PNB1 Conversion at a special meeting of shareholders holding PNB1, pursuant to article 136, paragraph 1 of the Brazilian Corporations Law (AGESP PNB1); and b. authorization by B3 for the Migration to Novo Mercado. | 1.123.910.817 | 3.428.557 | 45.414.724 | Approved by the majority |
| 4 | Subject to the approval and effectiveness of the PN Conversions and the prior consent of ANEEL, the Management Proposal for the full amendment and consolidation of the Company's Bylaws to provide for: (iv.1) the update of the amount and composition of the capital stock; (iv.2) the result of the PNs Conversions; and (iv.3) the inclusion of the provisions required by B3s Novo Mercado Regulation (Novo Mercado Regulation). | 1.124.044.970 | 3.519.117 | 45.190.011 | Approved by qualified majority |
| 5 | Subject to the approval and effectiveness of the PNB1 Conversion, the non-approval of the PNA1 Conversion at the AGESP PNA1, and the prior consent of ANEEL, the Management Proposal for the full amendment and consolidation of the Company's Bylaws to provide for: (v.1) the update of the amount and composition of the capital stock; (v.2) the result of the PNB1 Conversion; (v.3) the granting of full voting rights to the PNA1 shares; and (v.4) the inclusion of the provisions required by the Novo Mercado Regulation. | | | | Agenda item removed |
| 6 | The Management Proposal for the authorization for the Company's management to take all necessary actions to implement the effective Migration to Novo Mercado. | 1.134.441.237 | 34.703 | 38.278.158 | Approved by the majority |

CENTRAIS ELÉTRICAS BRASILEIRAS S.A. – ELETROBRAS
(publicly-held company)
CNPJ No. 00.001.180/0001-26
NIRE 33.3.00346767

**MINUTES OF THE EXTRAORDINARY GENERAL MEETING
HELD ON APRIL 1, 2026**

SCHEDULE II – CONSOLIDATED BYLAWS – SCENARIO A

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BYLAWS OF
CENTRAIS ELÉTRICAS BRASILEIRAS S.A. – ELETROBRAS

CHAPTER I

Corporate Name, Duration, Headquarters and Corporate Purpose of the Company

Article 1 - Centrais Elétricas Brasileiras S.A. - Eletrobras ("Company" or "Eletrobras") is a publicly-held company, with an indefinite term and governed by these Bylaws ("Bylaws") and the applicable legal provisions.

Sole paragraph - With the entry of Eletrobras into the special listing segment called Novo Mercado, of B3 S.A. – Brasil, Bolsa, Balcão ("B3"), Eletrobras, its shareholders, including any controlling shareholders, its managers and members of the Fiscal Council are subject to the provisions of B3's Novo Mercado Regulations ("Novo Mercado Regulations").

Article 2 - Eletrobras has its headquarters and venue in the city of Rio de Janeiro, State of Rio de Janeiro, and may establish, in the country and abroad, branches, agencies, affiliates and offices.

Sole paragraph - Eletrobras will exercise effective influence on the management of its subsidiaries, including through the definition of administrative, financial, technical and accounting guidelines.

Article 3 - Eletrobras has as its corporate purpose:

I carry out studies, projects, construction and operation of power plants and electricity transmission and distribution lines, as well as the execution of entrepreneurial acts resulting from these activities, such as the sale of electricity, including retail power trading; and

II promote and support research of its business interest in the energy sector, related to the generation, transmission and distribution of electricity, as well as studies of the use of reservoirs for multiple purposes, prospecting and development of alternative sources of energy generation, incentive to the rational and sustainable use of energy and implementation of smart energy networks.

Paragraph 1 - Eletrobras may carry out the activities contained in its corporate purpose through controlled companies ("Subsidiaries"), joint ventures and invested companies, being allowed the constitution of new companies, including through association with or without power of control, and the acquisition of shares or capital shares of other companies.

Paragraph 2 - The Company may develop other activities related or complementary to its corporate purpose.

Paragraph 3 - Eletrobras shall take all reasonable steps to ensure that its administrators, agents, employees and any other persons acting on its behalf, as well as its subsidiaries, administrators, agents, employees and any other persons acting on their behalf proceed in accordance with the provisions of the Eletrobras Code of Conduct, the United States Foreign Corrupt Practices (United States Foreign Corrupt Practices Act of 1977, 15 U.S.C. paragraph 78-dd-1, et seq., as amended), and its subsequent amendments, hereinafter referred to as FCPA and Brazilian anti-corruption legislation.

Paragraph 4 - Eletrobras shall guide the Conduct of its business, operations, investments and interactions based on the principles of transparency, corporate responsibility, accountability and sustainable development.

CHAPTER II

Capital, Shares and Shareholders

Article 4 - The capital stock is one hundred billion, one hundred thirty-five million, two hundred one thousand, four hundred twenty-nine reais and seventy-five cents (BRL 100,135,201,429.75), divided into two billion, three hundred thirty-six million, six hundred forty-one thousand, four hundred thirty (2,336,641,430) common shares, six hundred six million, seven hundred ninety-six thousand, one hundred seventeen (606,796,117) class “C” preferred shares, and one (1) special class preferred share held exclusively by the Federal Government of Brazil, all in registered, book-entry form and without par value.

Paragraph 1 - The shares of Eletrobras shall be:

- I common, in nominative form, with the right to one vote per share;
- II class “C” preferred, in nominative form, with the right to one vote per share; and
- III 1 (one) special class preferred share, held exclusively by the Federal Government without the right to vote at the Shareholders’ Meetings, except for the right of veto established in paragraph 1 of article 11 of these Bylaws.

Paragraph 2 - The shares of both types may be kept in deposit accounts in the name of the respective holders, under the book-entry regime, without issuing certificates, in a financial institution contracted for this purpose.

Paragraph 3 - Whenever there is a transfer of ownership of shares, the depositary financial institution may charge, from the selling shareholder, the cost related to the service of such transfer, subject to the maximum limits set by the Brazilian Securities and Exchange Commission – CVM.

Paragraph 4 - The voting rights of common shares and class “C” preferred shares at Shareholders’ Meetings shall be applied in compliance with the limits set forth in these Bylaws.

Paragraph 5 - The class “C” preferred shares shall be automatically extinguished upon the conversion or redemption of all such shares pursuant to Article 11, paragraphs 2 through 7, to be carried out by 2031 or earlier, as provided in paragraph 3 of the same Article 11.

Article 5 - Eletrobras is authorized to increase its capital up to the limit of one hundred and thirty billion Brazilian reais (BRL 130,000,000,000.00), by resolution of the Board of Directors, regardless of statutory reform, through the issuance of common shares or, in the event of a capitalization of reserves with a stock bonus, through the issuance of common shares or class “C” preferred shares.

Paragraph 1 - The Board of Directors shall establish the conditions of issue, subscription, form and term of Payment, price per share, form of placement (public or private) and its distribution in the country or abroad.

Paragraph 2 - At the discretion of the Board of Directors, the issuance of shares, debentures convertible into shares and subscription bonuses may be carried out, within the limit of the authorized capital, without preemptive Rights or with reduction of the term referred to in article 171, paragraph 4 of Law 6,404/1976, as amended (“Brazilian Corporations Law”), whose placement is made through sale on the stock Exchange or by public subscription, or in accordance with a stock option plan approved by the Shareholders’ Meeting, under the terms established by law.

Article 6 - It is forbidden for any shareholder or group of Shareholders, Brazilian or foreign, public or private, to exercise the right to vote in a number greater than the equivalent to the percentage of ten percent (10%) of the total number of shares in which the voting capital of Eletrobras is divided, regardless of its participation in the capital.

Article 7 - It is forbidden to enter into shareholders’ agreements that aims to regulate the exercise of the right to vote in a number greater than that corresponding to the percentage of ten percent (10%) of the total number of shares in which the voting capital of Eletrobras is divided.

Paragraph 1 - The Company will not file a shareholders’ agreement on the exercise of voting rights that conflicts with the provisions of these Bylaws.

Paragraph 2 - The chairman of the Eletrobras meeting shall not count votes cast in disagreement with the rules stipulated in articles 6 and 7 of these Bylaws, without prejudice to the exercise of the right of veto by the Federal Government, pursuant to paragraph 1 of article 11 of these Bylaws.

Article 8 - For the purposes of these Bylaws, two or more shareholders of the Company shall be considered as a group of shareholders:

- I That are parties to a voting agreement, either directly or through controlled companies, controlling companies or under common control;
- II If one is, directly or indirectly, a controlling shareholder or controlling company of the other or others;

III Which are companies directly or indirectly controlled by the same person or company, or group of persons or companies, shareholders or not; or

IV Companies, associations, foundations, cooperatives and trusts, investment funds or portfolios, universality of rights or any other forms of organization or enterprise with the same administrators or managers, or whose administrators or managers are companies directly or indirectly controlled by the same person or company, or group of persons or companies, shareholders or not.

Paragraph 1 - In the case of investment funds with a common administrator or manager, shall be considered as a group of shareholders only those whose investment policy and exercise of votes at shareholders' meetings, under the terms of the respective regulations, are responsibility of the administrator or manager, as the case may be, on a discretionary basis.

Paragraph 2 - In addition to the provisions of the *caput* and preceding paragraph of this article, any shareholders represented by the same agent, administrator or representative in any capacity shall be considered parts of the same group of shareholders, except in the case of holders of securities issued under the Company's Depositary Receipts program, when represented by the respective depository bank, provided that they do not fall within any of the other cases provided for in the *caput* or in paragraph 1 of this article.

Paragraph 3 - In the case of shareholders' agreements that deal with the exercise of the right to vote, all its signatories will be considered, in the form of this article, as members of a group of shareholders, for the purpose of applying the limitation on the number of votes referred to in articles 6 and 7.

Paragraph 4 - The shareholders must keep Eletrobras informed about their membership in a group of shareholders under the terms of these Bylaws, if such group of shareholders holds, in total, shares representing ten percent (10%) or more of the voting capital of Eletrobras.

Paragraph 5 - The members of the board of the shareholders' meetings may request from the shareholders documents and information, as they deem necessary to verify the eventual belonging of a shareholder to a group of shareholders that may hold ten percent (10%) or more of the voting capital of Eletrobras.

Article 9 - The shareholder or group of shareholders who, directly or indirectly, becomes the holder of shares with voting rights that, together, exceed thirty percent (30%) of the voting capital of Eletrobras and that does not return to a level below such percentage within one hundred and twenty (120) days shall make a public offer for the acquisition of all other shares with voting rights, for an amount at least one hundred percent (100%) higher than the highest price of the common shares in the last five hundred and four (504) trading sessions, updated by the rate of the Special System of Settlement and Custody - SELIC.

Sole paragraph - The obligation to make a public offer of acquisition, under the terms of the *caput*, will not apply to the effective participation, directly or indirectly, of the Federal Government in the voting capital of the Company on the date of entry into force of the provision, but will apply

if in the future, after reduction, its participation will increase and exceed the percentage of thirty percent (30%) of the voting capital of the Company.

Article 10 - The shareholder or group of shareholders who, directly or indirectly, becomes the holder of shares with voting rights that, together, exceed fifty percent (50%) of the voting capital of Eletrobras and does not return to a level below such percentage within one hundred and twenty (120) days shall make a public offer for the acquisition of all other shares with voting rights, for an amount at least two hundred percent (200%) higher than the highest price of the common shares in the last five hundred and four (504) trading sessions, updated by the rate of the Special System for Settlement and Custody – SELIC.

Sole paragraph - The obligation to make a public offer for acquisition, under the terms of the caput, will not apply to the effective participation, directly or indirectly, of the Federal Government in the voting capital of the Company on the date of entry into force of the provision, but will apply if in the future, after the Offer, its participation increases and exceeds the percentage of fifty percent (50%) of the voting capital of the Company.

Article 11 -. The class “C” preferred shares shall be converted into common shares and/or redeemed, pursuant to paragraphs 2 through 7 of this Article 11, and shall have the rights and obligations set forth in paragraph 2 of this Article 11.

Paragraph 1 - The special class preferred share, exclusively owned by the Federal Government, created based on article 3, item III, subparagraph 'c', of Law No. 14,182, of 2021, with article 17, paragraph 7, of Brazilian Corporations Law, gives the Federal Government the power of veto in corporate resolutions aimed at modifying the Bylaws for the purpose of removing or modifying the limitation on the exercise of the right to vote and entering into a shareholders' agreement, established in articles 6 and 7 of these Bylaws.

Paragraph 2 –The class “C” preferred shares:

- I shall be entitled to one vote per share;
- II shall participate on equal terms with the common shares and the special class preferred share in the distribution of dividends and other proceeds by the Company;
- III shall have priority in the reimbursement of capital, without premium;
- IV shall be automatically converted into common shares, pursuant to paragraphs 3 through 6 below; and
- V shall be redeemable by the Company, pursuant to paragraphs 5 and 6 below.

Paragraph 3 – Subject to paragraphs 5 and 6 below, the class “C” preferred shares shall be automatically converted into common shares, at a ratio of 1:1 (one for one), on a date to be determined by the Board of Directors in each fiscal year between 2026 and 2031 under the following terms:

I four percent (4%) of the total volume of class “C” preferred shares originally issued by the Company, allocated proportionally among all of their holders on the date determined by the Board of Directors, in each of the fiscal years 2026, 2027, 2028, 2029 and 2030, subject to the provisions of paragraph 4 below;

II all class “C” preferred shares eventually remaining, in the fiscal year 2031.

Paragraph 4 – Notwithstanding paragraph 3 above, the Company’s Board of Directors may, at any time, decide to increase the volume of shares to be converted in each period referred to in paragraph 4, item I above, until all such shares have been converted or redeemed.

Paragraph 5 – The Company’s Board of Directors may, at any time, resolve on the compulsory redemption of any amount of class “C” preferred shares, at a price per share equivalent to the closing trading price of the Company’s common shares on the trading session immediately prior to the date of the board resolution approving the relevant redemption. In such case:

I. the implementation of such redemption shall not depend on any decision by the shareholders, whether in a general shareholders’ meeting or in a special meeting of preferred shareholders, and may be resolved solely by the Board of Directors;

II. the amount of shares redeemed in this manner shall proportionally reduce the minimum amount of shares to be converted in the relevant fiscal year, pursuant to paragraph 3, item I above, without prejudice to the possibility set forth in paragraph 4 above;

III. any holder of class “C” preferred shares may, under the terms and procedures to be defined by the Board of Directors, express its intention to, instead of the redemption set forth in this paragraph 5, opt for the conversion into common shares, in whole or in part, of the class “C” preferred shares that would otherwise be subject to such redemption;

IV. the resolution of the Board of Directors regarding the redemption of class “C” preferred shares shall indicate the payment date of the respective redemption amount; and

V. subject to item III above, the partial redemption shall occur on a pro rata basis, in relation to the holdings of class “C” preferred shares of all shareholders on the record date to be defined by the Board of Directors, disregarding fractions of shares.

Paragraph 6 –Subject to paragraph 7 below, if any shareholder or group of shareholders (as defined in Article 8 of this Bylaws) holding class “C” preferred shares comes to hold, at any time — considering both common shares and class “C” preferred shares held by such shareholder or group — an interest exceeding 15% (fifteen percent) of the total number of voting shares outstanding issued by the Company, the number of class “C” preferred shares exceeding such limit shall be compulsorily and automatically redeemed by the Company, upon the execution of the conversion and/or redemption transactions by the Company, regardless of any resolution of the Board of Directors, pursuant to paragraphs 3, 4 and 5 above, and the provisions of items III to V of such paragraph 10 shall not apply.

Paragraph 7 - With respect to any shareholder or group of shareholders (as defined in Article 8 of this Bylaws) that already holds an interest exceeding 15% (fifteen percent) of the total number of common shares outstanding on the date of issuance of the class “C” preferred shares (“Original Common Shareholding”), the class “C” preferred shares held by such shareholder or group that result in an increase in the proportion of its interest in the voting shares outstanding issued by the Company beyond its Original Common Shareholding may not be converted into common shares and will be compulsorily and automatically redeemed by the Company, upon execution of the conversion and/or redemption operations by the Company, regardless of the decision of the Board of Directors pursuant to paragraphs 3, 4, and 5, and the provisions of items III to V of such paragraph 5 and of paragraph 6 above shall not apply.

Paragraph 8 –Any shareholder or group of shareholders (as defined in Article 8 of this Bylaws) holding class “C” preferred shares shall notify the Company upon reaching an interest exceeding 15% (fifteen percent) of the total number of voting shares outstanding issued by the Company. Notwithstanding the foregoing, the Company may, at any time, request information from its shareholders for the purposes of verifying whether such threshold has been met.

Article 12 - The capital increases of Eletrobras will be carried out through public or private subscription and incorporation of reserves, capitalizing Resources through the modalities admitted by law.

Sole paragraph - In capital increases, preference will be assured to all Eletrobras shareholders, in proportion to their shareholding, except in the case of paragraph 2 of Article 5.

Article 13 - The payment of shares shall comply with the rules and conditions established by the Board of Directors.

Sole paragraph - The shareholder who does not make the payment in accordance with the rules and conditions referred to in this article shall be in full right constituted in arrears, applying monetary restatement, interest of twelve percent per year and a fine of ten percent on the amount of the installment due.

Article 14 - Eletrobras may issue non-convertible securities and debentures.

Article 15 - Eletrobras, by resolution of the Board of Directors, may acquire its own shares for cancellation, or permanence in treasury and subsequent disposal, provided that up to the amount of the balance of profits and reserves, except the legal reserve, subject to the applicable legal and regulatory provisions.

Article 16 - The redemption of shares of one or more classes may be effected by resolution of the Extraordinary General Meeting, regardless of approval at the Special Meeting of the shareholders of the species and classes affected, except for the preferential share of the special class, held exclusively by the Federal Government, which can only be redeemed with legal authorization, and subject to the provisions of Article 11, paragraph 6.

CHAPTER III

The Shareholders’ Meeting

Article 17 - The Annual Shareholders' Meeting shall be held within the first four (4) months following the end of the fiscal year, on a day and time previously fixed, to:

- I take the management accounts, examine, discuss and vote on the financial statements;
- II resolve on the allocation of net income for the year and the distribution of dividends;
- III elect the members of the Board of Directors and the Fiscal Council;
- IV establish the individual amount of the remuneration of the members of the Fiscal Council, subject to the applicable legislation; and
- V establish the annual global amount of the remuneration of the administrators and members of the Advisory Committees to the Board of Directors.

Article 18 - In addition to the matters provided for in the Brazilian Corporations Law, the Shareholders' Meeting shall deliberate on matters submitted to it by the Board of Directors and other matters within its competence.

Paragraph 1 - The Shareholders' Meeting shall meet in person or digital formats, or partially digital, according to the legislation in force, and shall only resolve on matters on the agenda, contained in the respective call notice, and the approval of matters under generic rubric is prohibited.

Paragraph 2 - The resolutions of the Meeting shall be taken by majority vote, except for those that require a qualified quorum, with the vote of each shareholder proportional to its shareholding in the Company's capital, respecting the limit corresponding to ten percent (10%) of the voting capital for the vote of each shareholder and group of shareholders, pursuant to articles 6 and 7 of these Bylaws.

Paragraph 3 - For the purposes of verifying the quorum for approval of a resolution, the calculation of the total number of possible votes shall consider the limitation of votes provided for in paragraph 2 of this article.

Paragraph 4 - The resolutions of the Meeting shall be recorded in the minute book, and may be drawn up in summary form.

Paragraph 5 - Explanations of vote may be recorded, if the shareholder or its representatives so wishes.

Paragraph 6 - The abstention from voting, when it occurs must be included in the minutes and the disclosure document of the Meeting.

Paragraph 7 - The board that will direct the work of the Shareholders' Meeting will be chaired by the Chairman of the Board of Directors, or by a substitute chosen by the said management body, and the chairman of the board is responsible for the appointment of the secretary.

Article 19 - The shareholder may be represented by a power of attorney at the Shareholders' Meetings, pursuant to article 126, paragraph 1 of Brazilian Corporations Law.

Paragraph 1 - The documents proving the condition of shareholder and its representation must be delivered according to the call notice.

Paragraph 2 - All shareholders who comply with the requirements set forth in the call notice shall be admitted to the Shareholders' Meeting.

Paragraph 3 - The recognition of the signature of the power of attorney granted by shareholders not resident in the country and by the holder of American Depositary Receipts (ADR) is waived, and the instrument of representation must be deposited in timely manner at the headquarters of Eletrobras.

CHAPTER IV Rights Attributed to the Federal Government

Article 20 - The Federal Government, on behalf of the shareholders that are part of its group of shareholders, pursuant to Article 8 of these Bylaws ("Federal Government Shareholders' Group"), considering the provisions of the Conciliation Agreement No. 07/2025/CCAF/CGU/AGU-GVDM, entered into within the scope of the Direct Action for the Declaration of Unconstitutionality No. 7,385 ("Conciliation Agreement"), the terms of which were approved at Eletrobras' extraordinary general meeting held on 29 April 2025 ("Conciliation Meeting"), shall have the right to elect, by means of a separate vote:

- I three (3) members to the Board of Directors of Eletrobras; and
- II one (1) member of the Fiscal Council of Eletrobras, and his/her respective alternate.

Paragraph 1 - If, for any reason, the Federal Government Shareholders' Group holds a percentage of less than thirty percent (30%) of the voting capital stock of the Company, the right of the Federal Government, on behalf of the Federal Government Shareholders' Group, to elect directors by means of a separate vote, as provided for in the caput of this Article 20, will be partially reduced, so that the Federal Government, on behalf of the Federal Government Shareholders' Group, will have the right to elect, by means of a separate vote:

- I two (2) members to the Board of Directors of Eletrobras; and
- II 1 (one) member of the Fiscal Council of Eletrobras, and his/her respective alternate.

Paragraph 2 - If, for any reason, Federal Government's Shareholders Group holds a percentage of less than twenty percent (20%) of the voting capital stock of the Company, the right of the Federal Government, on behalf of the Federal Government's Shareholders Group, to elect directors by means of a separate vote, provided for in the caput and first paragraph

of this Article 20, will be automatically extinguished, so that the Federal Government, on behalf of the Federal Government Shareholders' Group, will not have the right to elect, by means of a separate vote, any number of members to the Board of Directors or to the Fiscal Council of Eletrobras.

Paragraph 3 - In the event that the Federal Government Shareholders' Group has its voting participation percentage in the Company's stock capital reduced, pursuant to the first and second paragraphs of the *caput* of Article 20 of these Bylaws, such reduction shall not impact the current term of office of the directors elected by means of a separate vote by the Federal Government, on behalf of the Federal Government Shareholders' Group.

Paragraph 4 - In the event that the Federal Government Shareholders' Group holds, at any time, a voting participation percentage in the Company's stock lower than that required for the maintenance of the rights provided for in the first and second paragraphs of the *caput* of Article 20 of these Bylaws, as the case may be, the right of election shall automatically be definitively extinguished under the terms and amounts set forth therein, even if the Federal Government Shareholders' Group subsequently holds a participation in an amount equal to or greater than such percentages.

Paragraph 5 - The candidates nominated by the Federal Government pursuant to this Article 20 and respective paragraphs shall comply with the provisions of these Bylaws and the applicable Eletrobras' internal policies, including their eligibility.

Article 21 - The right to elect, by means of a separate vote, attributed to the Federal Government, on behalf of the Federal Government Shareholders' Group, provided for in the *caput* of Article 20, has a personal nature (*intuito personae*). Thus, such right is not attributed to any of the shares issued by Eletrobras, including, without limitation, the special class preferred share provided for in item III of paragraph 1 of Article 4 of these Bylaws, so that it may not be transferred in any way to any other person or entity, including entities that are part of the Federal Government Shareholders' Group, whether free of charge or for consideration, including through a power of attorney, and can be exercised solely and exclusively by the Federal Government.

Article 22 - While the Federal Government, on behalf of the Federal Government Shareholders' Group, holds the right to elect, by means of a separate vote, any number of members for the Company's Board of Directors and Fiscal Council, the Federal Government and the members of the Federal Government Shareholders' Group shall abstain from performing the following acts: according to the obligation assumed in the Conciliation Agreement:

I To demand the election of members of the Company's Board of Directors by multiple vote, as provided for in article 141 of the Brazilian Corporations Law and other applicable provisions, and, if such election is requested by another candidate(s), to nominate candidates and/or vote in said election;

II Nominating candidates and/or voting in the general election of members of the Board of Directors, whether this is an election by candidates, by slate or by multiple vote, including

for the purposes of article 141, paragraph 4, item I, of the Brazilian Corporations Law and other applicable provisions; and

III Nominate candidates and/or vote in the general election of members of the Fiscal Council and their respective alternates, whether this is an election by candidate or by slate, including for the purposes of article 161, paragraph 4, items "a" and "b" of the Brazilian Corporations Law and other applicable provisions.

Article 23 - It shall be exclusively incumbent upon the Federal Government, on behalf of the Federal Government Shareholders' Group, to submit to the Company the name and all other information of the persons it intends to elect to the Company's Board of Directors and/or Fiscal Council, by means of a separate vote provided for in Article 20 and respective paragraphs of these Bylaws, provided that such submission must occur at least sixty (60) days prior to the date of the general meeting whose agenda is the election of members of the Company's Board of Directors and/or Fiscal Council, according to the annual calendar disclosed by Eletrobras, in order to enable the analysis provided for in the sixth paragraph of Article 28 of these Bylaws and Eletrobras' internal policies.

Article 24 - The members of the Board of Directors elected by the Federal Government, on behalf of the Federal Government Shareholders' Group, by means of a separate vote pursuant to Article 20 and respective paragraphs of these Bylaws shall not be considered as independent for all purposes.

Article 25 - The Company shall disregard, for all intents and purposes, the acts performed, at any time, by the Federal Government and by any of the shareholders that are part of the Federal Government Shareholders' Group carried out in disagreement with the provisions of the Conciliation Agreement and/or these Bylaws, including by an act of the chairman of the meeting or assembly in the context of which the act in question was carried out.

CHAPTER V Management

Article 26 - The Management of Eletrobras, in the form of these Bylaws and the governing legislation, is the responsibility of the Board of Directors and the Executive Board of Officers.

Article 27 - The exercise of the positions of members of the Eletrobras Management, resident or not in the country, is private to individuals, and the management Guarantee may be required for any position of administrator.

Sole paragraph - The minutes of the Shareholders' Meetings or meeting of the Board of Directors, which elect, respectively, directors and officers of the Company, shall contain the qualification of each of the elected members and the term of office and, when the law, these Bylaws, policies and standards of Eletrobras require certain requirements for the investiture in the position of management of Eletrobras, only those who have exhibited the necessary proof of such requirements may be elected and sworn in, of which an authentic copy shall be filed at the registered office.

Article 28 - The investiture in the management position of Eletrobras shall comply with the requirements and impediments imposed by legislation, by these Bylaws and, as applicable, by the internal regulations of the Company that provide for indications of administrators and fiscal directors.

Paragraph 1 - Only persons with an unblemished reputation, professional knowledge and experience appropriate to the position and effective availability of time to devote to the duties may be elected to the Board of Directors.

Paragraph 2 - Due to absolute incompatibility, the investiture of the Board of Directors and Executive Board of Officers is prohibited:

I representative of the regulatory body to which the Company is subject, of Minister of State, Secretary of State, Municipal Secretary, holder of a position, without a permanent link with the public service, of a special nature or of direction and superior advice in the public administration, of statutory leader of a political party and a holder of a mandate in the Legislative Branch of any entity of the federation, even if licensed from the position;

II of a person who has acted, in the last thirty-six (36) months, as a participant in the decision-making structure of a political party or in work linked to the organization, structuring and carrying out of an electoral campaign;

III of a person who holds a position in a union organization.

IV of a person who has been declared ineligible by a competent public body or authority to hold a commissioned position or a position of trust within the Public Administration, for as long as the period of ineligibility persists;

V of a person who already serves on 4 (four) or more boards of directors of publicly-held companies not controlled by Eletrobras, with this threshold reduced to 2 (two) or more if the person is the chairman of the board of directors of a publicly-held company not controlled by Eletrobras, and to 1 (one) or more if the person is an executive officer of another publicly-held company not controlled by Eletrobras.

Paragraph 3 - Unless waived by the General Shareholders' Meeting on the grounds of prior justification forwarded to the Company by the shareholder or group of shareholders responsible for the nomination, which is conflicted to vote on the waiver request, persons may not be elected to the Board of Directors if they:

I hold positions in a company that may be considered a competitor of the Company or its subsidiaries, the Company itself being responsible for evaluating and identifying its competing agents; or

II have or represent a conflicting interest with that of the Company or its subsidiaries.

Paragraph 4 - For the purposes of item II of paragraph 3 of Article 22, a person who has an employment relationship with the Company or its subsidiaries, or who is the spouse, partner or

relative up to the 2nd degree of an employee of Eletrobras or its subsidiaries, shall be presumed to have a conflicting interest.

Paragraph 5 - The shareholder who nominates a candidate to be a member of the Eletrobras Board of Directors must inform the Company that the candidate meets all the investment requirements, in addition to reporting the other activities and positions, boards and committees that he or she is a member of, including the position of chairman of the board of directors and executive positions in corporations.

Paragraph 6 - Legal and integrity requirements of the managers must be analyzed by the People and Governance Committee.

Paragraph 7 - The administrators and members of statutory committees will be invested in their positions by signing a term of investiture made available by the Company, within a maximum period of up to thirty (30) days, counted from the election, which will include the submission of the sworn-in to the Eletrobras Code of Conduct and other internal regulations issued by the Company.

Paragraph 8 - If the term of investiture is not signed within thirty (30) days after the election, it will become null and void, unless justified by the management body for which it has been elected.

Paragraph 9 - The instrument of investiture must contain, under penalty of nullity, the indication of at least one domicile in which the administrator or external member of the statutory committee will receive the summons and subpoenas in administrative and judicial proceedings related to acts of its management and/or attribution, which will be considered fulfilled upon delivery to the indicated domicile, which can only be changed by written communication to Eletrobras.

Paragraph 10 - The investiture of the Director residing or domiciled abroad is subject to the constitution of a representative residing in the Country, with powers to receive service of process in actions against him/her proposed based on Brazilian Corporations Law, by means of a power of attorney with an expiration date that must extend for at least three (3) years after the expiration of the Director's term of office.

Paragraph 11 - A vote cast by a shareholder for the election of a member of the Board of Directors that does not meet the requirements of this article shall be considered abusive for the purposes of article 115 of Brazilian Corporations Law.

Article 29 - It is forbidden for the administrator to deliberate on a matter conflicting with its interests or related to third parties under its influence, pursuant to article 156 of Brazilian Corporations Law, and the accumulation of the positions of chairman of the board of directors and chief executive officer or executive of the Company by the same person is also prohibited.

Sole paragraph - The administrator who is conflicted in relation to the topic to be discussed must previously express his conflict of interest or private interest, withdraw from the meeting, refrain from discussing the topic and request registration in the minutes of his absence in the conclave.

Article 30 - The term of office of the members of the Board of Directors and the Executive Board of Officers shall be extended until the effective investiture of the new members.

Article 31 - The Board of Directors and the Executive Board of Officers shall deliberate with the presence of the majority of its members and its resolutions shall be taken, respectively, by the vote of the majority of the directors or officers present, except in the cases of qualified quorum established in article 32 of these Bylaws.

Paragraph 1 - The minutes of the meeting of each management body shall be clearly written and record the resolutions taken, which may be drawn up in summary form, in addition to the persons present, the divergent votes and abstentions from voting, and shall be signed by all members present physically, remotely and electronically.

Paragraph 2 - The minutes of the meetings of the Board of Directors that contain a resolution intended to produce effects before third parties shall be filed in the Registry of Commerce and published.

Paragraph 3 - The Board of Directors shall meet, ordinarily, once a month, and the Executive Board of Officers, four times a month, permitting in person, digital and hybrid formats, the vote between absent and any other means that enable the authentic and reliable registration of the expression of will of its members, in the form and conditions provided for in their respective Internal Regulations.

Paragraph 4 - It is incumbent upon the respective Chairmen, or the majority of the members of each body of Eletrobras' management, to call the meetings of the Board of Directors and the Executive Board of Officers.

Paragraph 5 - In relation to the decision-making processes of the collegiate management bodies, the following tie-breaking criteria shall be observed:

I in the decisions of the Board of Directors, the vote of the block containing the largest number of independent directors shall prevail and, if the tie persists, the vote of the Chairman of the Board of Directors shall also exercise the function of tie- breaker; and

II in the decisions of the Executive Board, the Chairman of the Company, shall have, in addition to the personal vote, the tie-breaker.

Paragraph 6 - The Board of Directors shall meet: (i) at least once a year, without the presence of the President of the Company; (ii) at least twice a year with the presence of the independent external auditors.

Paragraph 7 - The members of the Board of Directors shall have reimbursed their expenses of food, transportation and stay, whenever residents outside the city in which the meeting is held and, only of transportation and food, when resident in the city.

Article 32 - The approval of the qualified majority of 6 (six) out of 10 (ten) members of the Board of Directors is required for deliberation on:

I constitution of new companies through the association of Eletrobras and/or subsidiaries with third parties, referred to in paragraph 1 of article 3 of these Bylaws;

II related-party transactions of any nature, except for transactions with the Company's direct or indirect subsidiaries, subject to the thresholds established in Eletrobras' policy on approval authorities and without prejudice to the legal authority of the Shareholders' Meeting;

III issuance of securities within the authorized capital;

IV amendment of the dividend distribution policy; and

V declaration of interim dividends;

Article 33 - The members of the Board of Directors and the Executive Board of Officers shall be liable, in accordance with the legislation in force, individually and jointly, for the acts they perform and for the losses resulting from them to the Company.

Paragraph 1 - The Company shall ensure the defense in judicial and administrative proceedings to its administrators, present and past, in addition to maintaining a permanent insurance contract in favor of these administrators, to protect them from liability for acts arising from the exercise of the position or function, in cases where there is no incompatibility with the interests of the Company, covering the entire term of exercise of the respective mandates, as long as the legal standards of conduct to which they are subject are observed.

Paragraph 2 - The guarantee provided for in the previous paragraph extends to:

I to the members of the Fiscal Council and the members of the statutory advisory committees, present and past,

II to the occupants of trust function, present and past; and

III employees and agents, present and past, who legally act by delegation of the Company's administrators.

Paragraph 3 - The Company may also enter into indemnity agreements with members of the Board of Directors, Fiscal Council, Executive Board of Officers, committees, occupants of a position of trust and all other employees and agents who legally act by delegation of the Company's administrators, in order to cope with certain expenses related to arbitration, judicial or administrative proceedings involving acts performed in the exercise of their duties or powers, as from the date of their possession or the beginning of the contractual relationship with the Company.

Paragraph 4 - Indemnity agreements shall not cover:

I acts performed outside the exercise of the duties or powers of its signatories;

- II acts with bad faith, intent, serious fault or fraud;
- III acts performed in their own interest or that of third parties, to the detriment of the company's social interest;
- IV indemnities arising from social action provided for in article 159 of Brazilian Corporations Law or compensation for losses referred to in article 11, paragraph 5, item II, of Law No. 6,385/1976; or
- V other cases provided for in the indemnity contract.

Paragraph 5 - The indemnity contract shall be adequately disclosed and provide, among other issues:

- I the limit value of the coverage offered;
- II the coverage period; and
- III the decision-making procedure regarding the Payment of coverage, which should guarantee the independence of decisions and ensure that they are taken in the interest of the Company.

Paragraph 6 - The beneficiary of the indemnity contract will be obliged to return to the Company the amounts advanced in cases where, after a final unappealable decision, it is proven that the act practiced by the beneficiary is not subject to indemnification, under the terms of the contract.

Paragraph 7 - It is assured to the Administrators and Fiscal Directors, as well as to the former administrators and former directors, the knowledge of information and documents contained in the Company's records or database, indispensable to the administrative or judicial defense, in actions proposed by third parties, of acts practiced during their term of office or mandate.

Paragraph 8 - In the event of the previous paragraph, the former administrators and former directors will only have access to information and documents classified by the Company as confidential after signing a confidentiality agreement made available by the Company.

CHAPTER VI

The Board of Directors

Article 34 - The Board of Directors shall be composed of ten (10) members, elected and dismissed by the Shareholders' Meeting, without alternates, with a unified term of office of two (2) years, with reelection permitted, including three (3) board members elected by the Federal Government, representing the Federal Government Shareholders' Group, in a separate vote at the Shareholders' Meeting, pursuant to Article 20 and respective paragraphs of these Bylaws, if the conditions set forth therein are met.

Paragraph 1 - The Board of Directors shall be composed of at least five (5) independent members.

Paragraph 2 - The characterization as an Independent Director must be resolved in the minutes of the Shareholders' Meeting that elects him, observing the provisions issued by the CVM and the regulation of Novo Mercado, of B3, based on the statement sent by the nominee or on the manifestation of the Board of Directors on the classification of the nominee in the independence criteria, inserted in the management's proposal for the Meeting.

Paragraph 3 - Without prejudice to the independence provisions set forth by the CVM and the regulation of Novo Mercado, a member of the Board of Directors shall not be considered independent if they:

I hold more than 10% (ten percent) of the total number of shares into which the voting capital of Eletrobras is divided; or

II have a material relationship, management relationship or employment relationship, or equivalent, with a shareholder or group of shareholders that holds more than 10% (ten percent) of the total number of shares into which the voting capital of Eletrobras is divided.

Paragraph 4 - The Board of Directors shall appoint, from among its members, its Chairman, who may not hold more than one position as a board member of a publicly- held company not controlled by Eletrobras, and whose responsibility it shall be to designate, from among the directors, their eventual substitute in cases of temporary absences.

Article 35 - In addition to the cases provided for by law, vacancy of office will occur when the member of the Board of Directors fails to attend three consecutive meetings or four interspersed meetings, in the last twelve (12) meetings, without justified reason or license granted by the Board of Directors.

Paragraph 1 - In the event of a vacancy in the position of a director appointed to serve as Chairman of the Board of Directors, a new Chairman of the Board of Directors will be appointed at the subsequent meeting of this collegiate body.

Paragraph 2 - In the event of vacancy in the position of director, the applicable legal provisions shall be observed.

Article 36 - The Board of Directors is the senior management body responsible for establishing the general orientation of the Company's business guidelines, defining its strategic direction, overseeing the proper functioning of the corporate governance, risk management and internal control systems, and preserving orderly management succession, with a view to the Company's long-term interests, its continuity, and the creation of sustainable value; it shall further have the following duties, without prejudice to the powers provided for under applicable law:

Strategy:

I establish the guidelines and strategic objectives of the Company, including the definition of business identity;

II discuss, approve, on a proposal from the Executive Board of Officers, and monitor the strategic plan, the respective multiannual plans, as well as the annual budget and investment plans and programs, the goals, as well as evaluate the results in the execution of said plans;

III define the strategy of commercialization, business growth and investment expansion, as well as the guidelines on transactions and execution of contracts for the purchase and sale of electric energy of Eletrobras and its subsidiaries, as well as their positions in lawsuits related to the Electric Energy market;

IV approve the investment projects of Eletrobras and its subsidiaries, to the extent defined by the internal regulations in force defined by Eletrobras that regulate the levels of approval in Eletrobras companies;

Financial statements, dividends and meetings:

V express an opinion on the management reports, as well as on the accounts of the Executive Board of Officers;

VI submit to the Annual Shareholders' Meeting, each fiscal year, the management report and the financial statements, as well as the proposal for distribution of dividends and application of surplus amounts, attaching its opinion and the opinion of the Fiscal Council, and the report of the independent auditors;

VII authorize the call and submit to the Shareholders' Meeting issues related to the deliberative body of the shareholders, with prior manifestation on the proposals contained in the convening instrument, not admitting the inclusion of the item "general matters";

VIII analyze, at least quarterly, the balance sheet and other financial statements prepared periodically by the Company, without prejudice to the performance of the Fiscal Council;

IX resolve on the declaration of interim dividends and on the payment of interest on equity, upon proposal of the Executive Board of Officers;

Securities and corporate transactions:

X authorize the acquisition of shares issued by Eletrobras, for the purpose of cancellation or permanence in treasury and subsequent disposal, as well as resolve on the issuance of simple debentures, not convertible into shares with or without collateral, as well as promissory notes and other securities not convertible into shares;

XI approve the issuance of common shares, debentures convertible into common shares and subscription bonuses, up to the limit of the authorized capital, establishing the conditions of issuance, including the price and term of payment;

XII exchange of shares or other securities issued by the Company;

XIII express a prior opinion on the vote to be cast within the scope of the subsidiaries and affiliates, in relation to the operations of incorporation, spin-off, merger and transformation;

Governance:

XIV approve its Internal Regulations and those of its advisory committees, the Eletrobras Code of Conduct, the main policies of the Eletrobras companies, as defined by the Board of Directors itself, including policies dealing with dividends, transactions with related parties, equity interests, compliance, risk management, hedge, personnel, remuneration, indication, environmental, sustainability, social responsibility, governance, as well as normatives dealing with powers, remuneration and appointment of administrators and personnel;

XV elect and dismiss, at any time, the members of the Company's Executive Board of Officers;

XVI appoint and dismiss the holder of the Internal Audit, the holder of Corporate Governance and the holder of the Secretariat of Governance;

XVII elect the members of the advisory committees and working groups of the Board of Directors, among its members and/or among market people of notorious experience and technical capacity in relation to the specialty of the respective Committee;

XVIII define the variable remuneration program and establish the individual amount of monthly remuneration due to its members, the members of its advisory committees and the members of the Executive Board of Officers, taking into account the responsibilities, the time dedicated to the functions, the competence, the professional reputation and the value of its services in the market;

XIX evaluate, the periodically collective performance of the Board of Directors, its Committees, and the Secretariat of Governance, as well as the individual performance of its members, the Chairman of the Board of Directors, and the CEO, and also evaluate, discuss and approve the results of the evaluations of the Executive Board.

XX approve indications, proposed by the Executive Board of Officers, of the persons who must integrate management, advisory and fiscal bodies of the subsidiaries and of the companies and entities in which the Company and its subsidiaries have participation, including indirect ones, and in cases where it deems appropriate, delegate such attribution to the Executive Board of Officers;

XXI resolve on matters that, by virtue of legal provision or by determination of the Shareholders' Meeting, fall under its purview;

XXII decide on the omitted cases of these Bylaws and delegate to the Executive Board of Officers matters within its purview not included in the list of legal attributions of the Board of Directors;

XXIII evaluate and disclose annually who the independent directors are and, at the same intervals, indicate and justify any new circumstances that may alter their condition of independence.

Risks, internal controls and compliance:

XXIV implement, directly or through other bodies of the Company, and supervise the risk management systems, internal controls and compliance established for the prevention and mitigation of the main risks to which Eletrobras and its subsidiaries are exposed, including risks related to the integrity of accounting and financial information and those related to the occurrence of corruption and fraud;

XXV approve the annual work plan of the Internal Audit; and

XXVI at any time, the books and papers of Eletrobras, as well as request information on contracts entered into or in the process of being entered into and any other contracts;

Legal acts and business:

XXVII express an opinion on acts and approve contracts, in accordance with the levels established in the Normative of Authorities of the Eletrobras companies;

XXVIII approve the practice of acts that imply a waiver, transaction or arbitration commitment, in accordance with the levels established in the Normative of Authorities of the Eletrobras companies;

XXIX approve the transfer of ownership of the Company's assets, constitution of real liens and the provision of guarantees to obligations to third parties, in accordance with the levels established in the Normative of Authorities of the Eletrobras companies;

XXX choose and dismiss the independent auditors;

XXXI resolve on the Company's strategic trademarks and patents;

XXXII resolve on making and accepting donations with or without charges and other reasonable free acts, subject to the provisions of the Eletrobras Companies' Integrity Program and the Eletrobras Code of Conduct, in accordance with the levels established in the Eletrobras Companies' Normative of Authorities, and also considering the Company's social responsibilities, as provided for in paragraph 4 of article 154 of Brazilian Corporations Law;

XXXIII approve the models of the indemnity contracts to be signed by the Company and the procedures that guarantee the independence of the decisions;

XXXIV approve the sponsorship of the health care and supplementary pension plan and adherence to a supplementary pension entity, as well as supervise compliance with the limit of participation of Eletrobras in the cost of these benefits; and

XXXV approve, in accordance with the levels established in the Normative of Authorities of the Eletrobras companies, the contracting of loans or financing and the provision of guarantees, in the country or abroad, by subsidiary companies;

Business management and efficiency:

XXXVI determine the distribution and redistribution of charges and duties among the members of the Executive Board of Officers;

XXXVII grant leave or license to the President of the Company, including paid leave;

XXXVIII approve collective bargaining agreements, employee profit sharing program, job and salary plan, function plan and employee dismissal program;

XXXIX approve the maximum number of personnel of Eletrobras companies and general guidelines for hiring personnel at Eletrobras and its subsidiaries;

XL approve and supervise the fulfillment of the specific goals and results to be achieved by the members of the Executive Board of Officers; and

XLI approve the business performance goals of the subsidiaries.

Associative guidelines:

XLII authorize the incorporation of wholly-owned subsidiaries, the Company's interests in subsidiaries or affiliates, the transfer of termination of such interest, as well as the acquisition of shares or quotas of other companies;

XLIII resolve on the association referred to in paragraph 1 of article 3 of these Bylaws;

XLIV resolve on the shareholders' agreements to be signed by Eletrobras and its subsidiaries and, in the case of amendments, only when it involves aspects related to article 118 of Brazilian Corporations Law; and

XLV deliberate on the organization of technical-scientific research entities of business interest to Eletrobras in the energy sector.

Paragraph 1 - The board of directors of the company must prepare and disclose a reasoned opinion on any Public Offering for Acquisition of Shares ("OPA") that has as its object the shares issued by the company, within fifteen (15) days of the publication of the notice of said OPA, in which it will manifest, at least:

I on the convenience and opportunity of the takeover bid regarding the interest of the company and the set of its shareholders, including in relation to the price and the potential impacts on the liquidity of the shares;

II regarding the strategic plans disclosed by the offeror in relation to the company; and

III regarding the alternatives to the acceptance of the takeover bid available on the market.

Paragraph 2 - The opinion of the board of directors, referred to in the previous paragraph, must cover the reasoned opinion favorable or contrary to the acceptance of the OPA, warning that it is the responsibility of each shareholder to make the final decision on said acceptance.

Paragraph 3 - The Board of Directors may determine the performance of inspections, audits or accountability in the Company, as well as the hiring of experts, experts or external auditors, to better instruct the matters subject to its deliberation.

Paragraph 4 - Without prejudice to the duties conferred upon it by the Internal Regulations, the Chairman of the Board of Directors shall:

I convene and preside over the meetings of the body, observing compliance with the Bylaws and the Internal Regulations;

II coordinate the work related to the succession plans of the members of the Board of Directors and the Executive Board of Officers, with the support of the People and Governance Committee; and

III propose to the Board of Directors appointments to compose the advisory committees; and

Article 37 - The Board of Directors, for the better performance of its functions, may create Committees or transitory work groups with defined objectives, being composed by members of Management and professionals with specific knowledge.

Paragraph 1 - The Board of Directors shall have the permanent support of four (4) committees, made up of directors only, with the exception of the Audit and Risks Committee, which may have independent external members who will provide it with permanent support and direct advisory services:

I People and Governance Committee;

II Planning and Projects Committee;

III Sustainability Committee; and

IV Audit and Risks Committee.

Paragraph 2 – The advisory committees, whether statutory or not, will have their compositions, attributions and other rules of operation disciplined in internal regulations approved by the Board of Directors, including the duties to be exercised by the respective coordinators and any extension of their scope and performance for the subsidiaries of Eletrobras.

Paragraph 3 - The opinions of the Committees are not a necessary condition for the presentation of matters to the examination and resolution of the Board of Directors.

Article 38 - The Audit and Risks Committee is responsible for:

- I provide an opinion on the hiring and dismissal of independent audit services;
- II supervising and monitoring the activities: a) of the independent auditors, in order to evaluate their Independence; the quality of the services provided; and the adequacy of the services provided to the needs of the company; b) the internal control area of the company; c) the internal audit area of the company; and d) the area of preparation of the company's financial statements;
- III evaluate the quarterly information, interim statements and financial statements;
- IV monitor the quality and integrity of: a) the internal control mechanisms; b) the quarterly information, interim statements and financial statements of the Company; and c) the information and measurements disclosed based on adjusted accounting data and non-accounting data that add elements not provided for in the structure of the usual reports of the financial statements;
- V evaluate and monitor the company's risk exposures;
- VI evaluate and monitor, together with management and the internal audit area, the adequacy of transactions with related parties carried out by the company and their respective disclosures;
- VII prepare an annual summary report, to be presented together with the financial statements disclosed to the market, containing a description of: a) meetings held; b) main issues discussed, their activities, the results and conclusions reached and the recommendations made to the Board of Directors; and c) any situations in which there is significant disagreement between the company's management, the independent auditors and the Audit and Risks Committee in relation to the company's financial statements;
- VIII have the means to receive and process information about non-compliance with legal and regulatory provisions applicable to the company, in addition to internal regulations and codes, including specific procedures for protect the provider and the confidentiality of the information;
- IX monitor compliance activities, reporting channel and manifestation handling management, including ethical infractions; and
- X evaluate, monitor, and recommend to management the correction or improvement of the company's internal policies, including the policy of transactions between related parties.

Paragraph 1 - The Audit and Risks Committee shall be composed of at least three (3) members and at most five (5), who shall have professional experience or academic training compatible with the position, preferably in the area of accounting, auditing or in the Company's sector of activity, and at least one (1) member shall have recognized professional experience in corporate accounting matters, under the terms of the regulations issued by CVM, and all its members shall be independent, among which, at least one (1) shall be an independent Director of the Company, also observing the conditions imposed by applicable national or foreign legislation and regulations, including the provisions of the Sarbanes-Oxley Act and the rules issued by the securities and Exchange Commission ("SEC") and by the New York Stock Exchange ("NYSE").

Paragraph 2 - The characteristics referred to in the paragraph above may be accumulated by the same member of the Audit and Risks Committee.

Paragraph 3 - The election of external members other than members of the Board of Directors shall also be permitted, provided that the independence requirements are met.

Paragraph 4 - In case of vacancy of a member of the Audit and Risks Committee, the Board of Directors shall elect its successor to start a new term of office.

Paragraph 5 - The Audit and Risks Committee must inform its activities monthly to the Company's Board of Directors, and the minutes of the meeting of the Board of Directors, or the corresponding certificate of minutes, must be disclosed for the purpose of indicating that such a report has been made.

Paragraph 6 - The Audit and Risks Committee shall be endowed with operational autonomy and its own budget approved by the Board of Directors, intended to cover expenses with its operation.

Paragraph 7 - The participation of the Company's executive officers, its subsidiaries, its controlling shareholder, affiliates or companies under common control as members of the Audit and Risk Committee is prohibited.

Article 39 - The People and Governance Committee is responsible for:

I analyzing the requirements for investiture to positions on the Company's Board of Directors and Executive Board, in accordance with the legal and statutory provisions and also considering the rules established in internal regulations that provide for the appointments of directors; and

II assisting in the succession planning and appointment of directors, in the performance assessment process, in the strategy of remuneration of the administrators and members of the advisory committees and in the proposals, practices and other matters relating to people and corporate governance.

Article 40 – The Planning and Projects Committee is responsible for giving its opinion on the Company's business strategy, business plans, budgets, investment projects and financial operations.

Article 41 - The Sustainability Committee is responsible for giving its opinion on social and environmental sustainability practices and strategies and their adherence to Eletrobras' values, purpose, business and corporate culture.

CHAPTER VII

The Executive Board of Directors

Article 42 - The Executive Board of Officers, whose members will be elected and dismissed at any time by the Board of Directors, will be composed of the President and up to fifteen (15) Executive Vice-President Officers, of a statutory nature, residing in the country, respecting the

minimum of three (3) members, with a unified management term of two (2) years, being allowed renewals.

Paragraph 1 - The Board of Directors shall observe in the choice and election of the members of the Executive Board of Officers their professional capacity, notorious knowledge and expertise in the respective areas of contact and the alignment of their professional profile to the duties of the position.

Paragraph 2 - The members of the Executive Board of Officers shall exercise their positions on a full-time basis and with exclusive dedication to the service of the Company, exceptionally allowed, after justification and approval by the Board of Directors, the concomitant exercise in management positions in subsidiaries and affiliates of the Company and in boards of management/deliberative boards of other companies and associations.

Paragraph 3 - A person who has already completed sixty-five (65) years of age on the date of the election cannot be elected to occupy a position on the Executive Board of Officers, except in exceptional cases duly justified and approved by the Board of Directors.

Article 43 - The members of the Executive Board of Officers may not depart from the position for more than thirty days consecutive days or not, without leave or authorization from the Board of Directors.

Paragraph 1 - The President and the other Executive Vice-President Officers shall be entitled, annually, to thirty (30) days of paid leave, with the prior authorization of the Executive Board of Officers, which may be accumulated up to a maximum of two (2) periods, being prohibited its conversion into cash and indemnity.

Paragraph 2 - In the event of temporary leave, or enjoyment of leave, including paid leave, of any of the members of the Executive Board of Officers, the President of the Company shall designate the substitute among the other members of the collegiate, and shall also designate its eventual substitute.

Paragraph 3 - In the event of a permanent vacancy in the position of Executive Vice President Officer, the same criterion set forth in Paragraph 2 shall be used to designate the temporary substitute, who shall act until the election and investiture of the new member, thus filling the vacant position, for the term remaining to the replaced member.

Paragraph 4 - In the event of vacancy in the position of President, the Board of Directors shall appoint the temporary substitute, among the other members of the Executive Board of Officers, who shall act until the election and investiture of the new President.

Article 44 - It is incumbent upon the Executive Board of Officers and its members to exercise the management of the Company's business, in accordance with the mission, objectives, strategies and guidelines established by the Board of Directors.

Paragraph 1 - The Board of Directors may delegate duties to the Executive Board of Officers, except for those expressly provided for by law and subject to the powers established in such delegations.

Paragraph 2 - The duties of the Executive Board of Officers may be delegated to the other hierarchical bodies of the Company, except for those expressly provided for in the applicable legislation and regulations and subject to the limits provided for in the Company's instruments.

Article 45 - The Executive Board of Officers is responsible for:

I evaluate and submit to the Board of Directors the deliberative matters within its scope, including: (a) the bases and guidelines for the preparation of the strategic plan, as well as the annual programs and multiannual plans; (b) the strategic plan, as well as the respective multiannual plans and annual spending and investment programs of the Company with the respective projects; (c) the Company's costing and investment budgets; (d) the performance results of the Company's activities; (e) the policies and other regulations of the Board of Directors;

II take the appropriate measures for the faithful execution of the guidelines and resolutions established by the Board of Directors and the Shareholders' Meeting and, except for the hypotheses of mandatory submission to the Board of Directors, express its opinion on acts and approve contracts in accordance with the internal regulations in force defined by Eletrobras that regulate the levels of approval in the Eletrobras companies;

III approve the other policies of Eletrobras companies and Eletrobras standards, and may extend them to subsidiaries;

IV prepare Eletrobras' costing and investment budgets, in line with the strategic plan and with the annual programs and multiannual business and management plans, and monitor their execution;

V approve changes in the organizational structure of the Company and its subsidiaries;

VI approve the creation and extinction of non-statutory Commissions, linked to the Executive Board of Officers or its members, approving the respective operating rules, attributions and limits of competence for performance;

VII to adopt its Internal Rules and any amendments thereto;

VIII instruct the Company's representatives in the Shareholders' Meetings of its subsidiaries and affiliates and in the associations in which Eletrobras appears as a member, in accordance with the guidelines established by the Board of Directors, as well as with the applicable corporate guidelines;

IX deliberate on the matters that may be submitted by the President or by any other Executive Vice President Officer;

- X** delegate competence to the Executive Vice President Officers to decide, in isolation, on issues included in the duties of the Executive Board of Officers;
- XI** delegate powers to Executive Vice President Officers and employees to authorize expenses, establishing limits and conditions;
- XII** define the staffing of the Company's areas;
- XIII** supervise the negotiation process with union entities, as well as propose mediation and collective labor disputes;
- XIV** ensure the implementation of the Company's strategic and multi-annual plans and annual spending and investment programs with their respective projects, respecting the approved budget limits;
- XV** monitor the sustainability of the business, strategic risks and respective mitigation measures, preparing management reports with management indicators;
- XVI** monitor and control the activities of the companies in which the Company participates, or with which it is associated;
- XVII** prepare, in each year, the Management Report, the financial statements, the proposal for the distribution of dividends and the payment of interest on equity and the application of surplus amounts, to be submitted to the Board of Directors, the Fiscal Council and the Audit and Risks Committee, and to the examination and resolution of the Shareholders' Meeting;
- XVIII** approve the Company's quarterly financial information;
- XIX** approve the commercialization of rights arising from the results of research, development and innovation of its subsidiaries, related to the energy sector;
- XX** establishing voting guidance for all Eletrobras subsidiary companies in Meetings of the Electric Energy Trading Chamber - CCEE;
- XXI** resolve on the acquisition, sale or encumbrance of movable and immovable property, in accordance with the levels established in the Normative of Authorities of the Eletrobras companies;
- XXII** supervise and monitor business companies, including Special Purpose Entities- SPEs, in which it holds equity interest, with regard to governance practices, results presented and control, proportional to the relevance, materiality and risks of the business;
- XXIII** evaluate the results of its business and monitor the sustainability of its business activities, strategic risks and respective mitigation measures, preparing management reports with management indicators;

XXIV resolve on making and accepting donations with or without charges and other reasonable free acts, subject to the provisions of the Eletrobras Companies' Integrity Program and the Eletrobras Code of Conduct, in accordance with the levels established in the Eletrobras Companies' Normative of Authorities, and also considering the Company's social responsibilities, as provided in paragraph 4 of article 154 of the Brazilian Corporations Law;

XXV approve Eletrobras' appointments to fiscal directors of subsidiaries, investees, associations and foundations, in addition to the appointments of subsidiaries to administrative and fiscal bodies of its investees, associations and foundations, in accordance with the scope defined in internal regulations prepared by Eletrobras;

XXVI resolve on amendments to shareholders' agreements to be signed by Eletrobras and its subsidiaries, when they do not involve aspects related to Article 118 of Brazilian Corporations Law;

XXVII resolve on the creation and extinction of non-profit entities and on the entry and exit of Eletrobras from the membership of these entities, in compliance with the strategic guidelines established by the Board of Directors; and

XXVIII approve the creation, in the country and abroad, of subsidiaries, agencies, branches and offices, in compliance with the strategic guidelines established by the Board of Directors.

CHAPTER VIII

Duties of the Executive President and the Executive Vice-President Officers

Article 46 - It is incumbent upon the President of the Company, without prejudice to other activities attributed to them by the Board of Directors:

I to call, chair and coordinate the work of the meetings of the Executive Board of Officers;

II to propose to the Board of Directors the appointment of the Executive Vice Presidents and, when applicable, the members of the subsidiaries' board of officers;

III to provide information to the Board of Directors and the Fiscal Council of the Company;

IV to promote the formulation, management and monitoring of strategic planning and the multiannual and annual business and management plans of Eletrobras, as well as to supervise their preparation and execution;

V to represent Eletrobras, judicially or extrajudicially, or before other companies and the general public, and may delegate such duties to any Executive Vice President Officer, as well as appoint representatives, attorneys-in-fact, agents or proxies, always specifying, in a specific instrument, the extent of the delegated powers;

VI together with another Executive Vice President Officer, move the financial resources of Eletrobras and sign acts and contracts, and this option may be delegated to the other Executive Vice President Officers and to attorneys-in-fact or employees of Eletrobras; and

VII coordinate the activities of the members of the Executive Board of Officers.

Article 47 - The duties of the other Executive Vice-President Officers are, without prejudice to other activities assigned to them by the Board of Directors:

I manage, supervise and evaluate the performance of the activities of the areas under its direct responsibility, as well as perform management acts related to these activities, being able to set value limits for delegation of the practice of these acts, respecting the corporate rules approved by the Executive Board of Officers;

II participate in the meetings of the Executive Board, report the proposals for resolutions under its management and report the technical and operational activities of the wholly-owned subsidiaries and companies in which the Company participates or with which it is associated;

III comply with and enforce the general orientation of the company's business established by the Board of Directors in the management of its specific area of operation;

IV designate employees for missions abroad; and

V approve admissions, dismissals and promotions for leadership positions in the areas under their direct reporting.

Article 48 - The Executive Vice President Officer who is assigned the function of Investor Relations, is responsible for representing the Company before the CVM and other entities of the capital market and stock exchanges, national and foreign, in which the Company has securities admitted to trading, in addition to enforcing the regulatory rules applicable to the Company regarding the records maintained with the CVM and with the regulatory bodies and stock exchanges in which the Company has securities admitted to trading.

CHAPTER IX **The Fiscal Council**

Article 49 - The Fiscal Council, of permanent operation, shall consist of five (5) members and their respective alternates, elected by the Shareholders' Meeting, all resident in the Country, who shall hold their positions until the first annual Shareholders' Meeting to be held after their election, and may be reelected, subject to the requirements and impediments set forth in the legislation, in these Bylaws and, as applicable, in the Company's internal regulations that provide for the appointment of managers and members off the fiscal council.

Paragraph 1 - The Federal Government, on behalf of the Federal Government Shareholders' Group, shall have the right to elect, by means of a separate vote, one (1) member and respective alternate, pursuant to Chapter IV of these Bylaws, provided and as long as the conditions set forth therein are met.

Paragraph 2 - In case of vacancy, resignation, impediment or unjustified absence to two (2) consecutive meetings, or three interspersed meetings, in the last twelve (12) meetings, the

member of the Fiscal Council shall be replaced, until the end of the term of action, by the respective alternate.

Paragraph 3 - The members of the Fiscal Council will be invested in their positions by signing the instrument of investiture in the book of minutes and opinions of the Fiscal Council, at which time they will express their adherence and commitment to comply with the Eletrobras Code of Conduct and other internal regulations issued by the Company.

Paragraph 4 - The members of the Audit Board shall be subject to the prohibitions, impediments and other provisions set out in Paragraphs 1 to 4 of Article 28 of these Bylaws.

Article 50 - The remuneration of the members of the Fiscal Council, in addition to the mandatory reimbursement of the expenses of locomotion, food and stay necessary for the performance of the function, will be fixed annually by the Shareholders' Meeting, observing the minimum limit established in the Brazilian Corporations Law.

Article 51 - It is incumbent upon the Fiscal Council, without prejudice to other duties conferred on it by virtue of legal provision or by determination of the Shareholders' Meeting:

I supervise, by any of its members, the acts of the administrators and verify the fulfillment of their legal and statutory duties;

II give an opinion on the annual report of the administration, stating in its opinion the additional information it deems necessary or useful for the resolution of the Shareholders' Meeting;

III give an opinion on the proposals of the administrators, to be submitted to the Shareholders' Meeting, regarding the modification of the capital, issuance of debentures or subscription bonuses, investment plans or capital budgets, distribution of dividends, transformation, incorporation, merger or spin-off of the Company;

IV report, by any of its members, to the management bodies and, if these do not take the necessary measures to protect the interests of the Company, to the Shareholders' Meeting, the errors, frauds or crimes they discover, and suggest useful measures to the Company;

V convene the Annual Shareholders' Meeting if the administrators delay for more than one month, and the Extraordinary whenever there are serious or urgent reasons, including in the agenda of the meetings the matters they consider necessary;

VI analyze, at least quarterly, the balance sheet and other financial statements prepared periodically by the Executive Board of Board of Officers;

VII examine the financial statements for the fiscal year and give an opinion on them;

VIII approve its internal Regulations and any amendments;

IX monitor the equity, financial and budgetary execution, being able to examine books, any other documents and request information; and

X exercise the attributions in items I to VIII during any liquidation of the Company.

Sole paragraph - The members of the Fiscal Council shall participate, obligatorily, in the meetings of the Board of Directors in which the matters referred to in items II, III and VII of this Article must be considered.

Article 52 - The Fiscal Council shall meet, ordinarily, once a month, and, extraordinarily, whenever called, in accordance with its Internal Regulations.

Sole paragraph - It is incumbent upon the Fiscal Council to elect its President, under the terms of its Internal Regulations.

CHAPTER X

Internal Audit, Integrity, Compliance, Internal Control, Corporate Risks and Manifestation Handling

Article 53 - The Company will have an Internal Audit, linked directly to the Board of Directors, whose activities are reported directly to the Board of Directors, or through the Audit and Risks Committee.

Paragraph 1 - The Internal Audit shall be responsible for providing an assessment of the effectiveness of the Company's processes, for assessing the quality and effectiveness of the risk management, control and governance processes, as well as advising the Board of Directors, the Audit and Risks Committee, the Executive Board of Officers and the Fiscal Council.

Paragraph 2 - The holder of the Internal Audit shall be appointed and dismissed by the Board of Directors.

Article 54 - The Company will have an area with responsibility to perform Integrity, Compliance, Internal Controls, Corporate Risks and Manifestation Handling functions, observing qualifications and independence in accordance with current legislation.

CHAPTER XI

Fiscal Year and Financial Statements

Article 55 - The fiscal year shall coincide with the calendar year, beginning on January 1st and ending on December 31st of each year, and shall comply with the provisions of these Bylaws and the applicable legislation.

Paragraph 1 - In each fiscal year, it will be mandatory to distribute a dividend of not less than twenty-five percent (25%) of the net income, adjusted under the terms of the Law, subject to the rules of the Company's Dividend Distribution Policy.

Paragraph 2 - The amount of interest, paid or credited, as interest on equity, pursuant to article 9, paragraph 7, of Law No. 9,249 of 1995, and the relevant legislation and regulations, may be imputed to the holders of common shares integrating such amount to the amount of dividends distributed by Eletrobras for all legal purposes.

Article 56 - After the legal reserve is constituted, the allocation of the remaining portion of the net income determined at the end of each fiscal year will be, upon proposal of the Management, submitted to the resolution of the Shareholders' Meeting, observing the following allocation:

I at least twenty-five percent (25%) of the balance of net income for the year, obtained after the deduction the legal reserve referred to in the *caput* of this article, will be distributed as dividend to all shareholders of the Company, pursuant to paragraph 1 of article 55; and

II up to seventy-five percent (75%) of the net income for the year will be allocated to the investment reserve, in order to ensure the maintenance and development of the activities that make up the Company's corporate purpose, whose accumulated balance may not exceed seventy-five percent (75%) of the paid-in capital stock.

Article 57 - The Board of Directors, at the proposal of the Executive Board of Officers, may determine the drawing up of balance sheets in periods shorter than the annual period and declare dividends or interest on equity to the profit account calculated in these balance sheets, as well as declare them to the account of retained earnings or profit reserves existing in the last annual or intermediate balance sheet.

Article 58 - Dividends and interest on equity will be paid at the times and places indicated by the Executive Board of Officers, reverting to Eletrobras those that are not claimed within three (3) years after the date of commencement of payment.

CHAPTER XII

Transfer of Control

Article 59 – Any direct or indirect transfer of control of the Company, whether carried out through a single transaction or through successive transactions, shall be contracted under the condition that the acquirer of control undertakes to carry out a public tender offer for the acquisition of shares having as its object the shares issued by the Company held by the remaining shareholders, in accordance with the conditions and terms set forth in the applicable laws and regulations and in the Novo Mercado Regulations, so as to ensure them equal treatment to that granted to the transferring shareholder.

Sole Paragraph – For clarification purposes, the obligation set forth in this Article 59 does not preclude the application of the preceding obligations set forth in Articles 9 and 10 of these Bylaws, which address measures aimed at preserving the dispersed ownership structure and which, unlike the obligation set forth in this Article 59, do not require, for their enforcement, the prior effective acquisition of control.

CHAPTER XIII
Delisting from the Novo Mercado

Article 60 – The delisting from the Novo Mercado shall comply with the requirements and conditions set forth in the Novo Mercado Regulations.

CHAPTER XIV
Arbitration

Article 61 – The Company, its shareholders, officers and directors, and the members of the Fiscal Council, both sitting and alternate, if any, undertake to resolve by arbitration, before the Market Arbitration Chamber (*Câmara de Arbitragem do Mercado*), in accordance with its rules, any and all disputes or controversies that may arise among them, related to or arising from their status as issuer, shareholders, officers and directors, and members of the Fiscal Council, in particular those arising from the application, validity, effectiveness, interpretation, breach and effects of the provisions contained in Law No. 6,385/1976, in the Brazilian Corporation Law, in these Bylaws, in the rules issued by the National Monetary Council, the Central Bank of Brazil and the Brazilian Securities and Exchange Commission (CVM), as well as in the other rules applicable to the operation of the capital markets in general, in addition to those set forth in the Novo Mercado Regulations, the Arbitration Rules, the other B3 regulations and the Novo Mercado Participation Agreement.

Sole Paragraph – The terms of office of the officers and directors and of the members of the Fiscal Council, both sitting and alternate, shall include their submission to the arbitration clause referred to in the caput of this Article.